	Page
IN THE UNITED STATES IFOR THE WESTERN DISTRI	
RANDY LUNDY,	)
Plaintiff,	)
VS.	) NO. CIV-22-699-F
HL MOTOR GROUP, INC., HIGHLIGHT MOTOR FREIGHT USA, INC., OLD REPUBLIC INSURANCE COMPANY, AND OGNJEN MILANOVIC,	) ) ) ) )
Defendants.	) ) )
FARMERS MUTUAL FIRE INSURANCE COMPANY OF OKARCHE,	) ) )
Plaintiff,	) )
VS.	) NO. CIV-22-752-F
HL MOTOR GROUP, INC., AND OGNJEN MILANOVIC,	) ) )
Defendants.	) ) )
VIDEOTAPED VIDEOCONFERE	NCE DEPOSITION OF
OGNJEN MILA	NOVIC
LOCATED IN BELGRA	
TAKEN ON BEHALF OF	THE PLAINTIFFS
ON MARCH 15	, 2023
REPORTED BY: JANA C.	HAZELBAKER, CSR

		Page 2
1	APPEA	ARANCES
2	(All parties are appearir	ng via videoconference.)
3	(IIII pareres are appears	ig via viacocomicioneo.,
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20	Videographer:	Bruce Rodgers
21		
22	Also Present:	Joanne Butterworth Legal assistant
23		Gerald Knecht
24		
25		

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Ognjen Milanovic

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23		
24		
25		

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1	STIPULATIONS
2	IT IS HEREBY STIPULATED AND AGREED by and
3	among the attorneys for the respective parties hereto
4	that the videotaped videoconference deposition of
5	OGNJEN MILANOVIC, may be taken on behalf of the
6	Plaintiffs, on MARCH 15, 2023, located in BELGRADE,
7	SERBIA, by Jana C. Hazelbaker, Certified Shorthand
8	Reporter within and for the State of Oklahoma,
9	pursuant to Notice.
10	IT IS FURTHER STIPULATED AND AGREED by and
11	among the attorneys for the respective parties hereto
12	that all objections, except as to the form of the
13	question, are reserved until the time of trial, at
14	which time they may be made with the same force and
15	effect as if made at the time of the taking of this
16	deposition.
17	* * * * *
18	
19	
20	
21	
22	
23	
24	
25	

```
Page 6
 1
                        OGNJEN MILANOVIC,
 2
     having been first duly sworn at 1:39 p.m. CST,
 3
     deposes and says in reply to the questions propounded
 4
     as follows, to wit:
 5
                      DIRECT EXAMINATION
 6
     BY MR. PIGNATO:
               Would you state your full name, please?
          0
 8
          Α
               Milanovic, Ognjen.
               And is Milanovic your last name, sir?
 9
          0
10
          Α
               Yes.
11
               Okay. And Ognjen is your first name?
          0
12
          Α
               Yes, sir.
13
               Can you tell us where you are currently
          Q
     located, in terms of a country and a -- and a city?
14
15
          Α
               Serbia, Belgrade.
16
               Belgrade, Serbia?
          Q
17
          Α
               Yes, sir.
               Now, we're taking your deposition today on
18
19
     March 15, 2023. Do you -- first of all, do you agree
20
     with that date, that that's today's date?
21
          Α
               Yes.
22
               All right. Do you understand, sir, that I
23
     am taking your deposition today in connection with a
2.4
     lawsuit that has been filed by my client, Farmers
25
     Mutual Fire Insurance Company of Okarche against you
```

```
Page 7
 1
     and Highlight Motor Group.
 2
               Do you understand that?
 3
          Α
               Yes.
 4
          Q
               Okay. Now let me ask this. Have you ever
 5
     given a deposition like this before?
 6
          Α
               No.
 7
               Have you prepared anything -- or, I'm
 8
     sorry, have you reviewed anything in preparation for
 9
     your deposition today?
10
               I don't think so.
          Α
11
               All right. All right. Well, I want to ask
     you questions today relating to the accident that
12
     occurred back on August 8, 2020, and some related
13
14
     issues.
15
               Do you understand that?
16
          Α
               I do.
17
               All right. First let me go over some
     background questions with you. You've explained that
18
19
     you're currently in Serbia. Do you live in Serbia?
20
          Α
               I do.
21
               How many months of the year do you live
22
     there?
23
          Α
               Depends.
                         I'm from here. Depends.
2.4
     Sometimes more than less, but for the last few
25
     months, here, yes.
```

```
Page 8
 1
               Well, are you --
          Q
 2
               I have dual citizenship.
          Α
 3
               I was going to ask that question. But can
          Q
 4
     you tell me, on average, if possible, how many months
 5
     a year you spend in Serbia?
 6
               Maybe half and half, let's say.
               Okay. All right. What do you do for a
 8
     living in Serbia?
 9
               As of now, nothing.
10
               I don't know what you mean by "as of now."
          Q
     Are you currently employed?
11
12
          Α
               No.
13
               When is the last time you were employed in
          Q
14
     Serbia?
15
          Α
               Several years ago.
16
               You've explained that you're in Serbia
          Q
17
     today giving your deposition and we're doing this by
18
     way --
19
               Yes, sir.
          Α
20
               -- of Zoom. How long have you been in
21
     Serbia prior to today?
22
          Α
               Maybe a month. I went to Canada for maybe
23
     a week and then I came back.
2.4
               Now --
          0
25
               And before that, maybe three, four months.
          Α
```

```
Page 9
               You've explained that you are not currently
 1
          0
 2
     employed in Serbia. Can you tell us --
 3
               No.
          Α
 4
          Q
               Excuse me? Okay.
 5
               Can you tell us what you do in Serbia, why
 6
     you go back to Serbia?
 7
               I live here.
          Α
 8
          Q
               Do you have family there?
 9
               I do.
          Α
10
          Q
               All right. Are you a married man?
11
          Α
               No.
12
               All right. Children?
          Q
13
          Α
               No.
14
               Do you know how long you will be in Serbia
          Q
15
     before you return to Canada or any other country?
16
          Α
               No.
17
          0
               You don't have any immediate plans to leave
18
     Serbia?
19
               No, I do not.
          Α
20
               All right. You said a few minutes ago that
21
     you have dual citizenship. One of the countries is
22
     Serbia.
              What is the other country?
23
          Α
               Canada.
2.4
               How long have you had dual citizenship?
               Since I was a kid.
25
          Α
```

```
Page 10
 1
               Why do you have dual citizenship?
          Q
 2
          Α
               What do you mean, why?
 3
               Is there a particular reason why you chose
          Q
 4
     to obtain dual citizenship, Serbia and Canada?
 5
               I -- I grew up in Canada. I was born in --
          Α
 6
     here.
               Your family and you grew up in Canada?
          0
 8
          Α
               Correct.
               All right. Let's talk a little bit about
 9
          0
     your education, too. Did you go to school in Serbia
10
11
     or in Canada?
12
               Both.
          Α
13
               All right. What about schooling, like high
14
              Did you attend high school in either
     school.
15
     country?
16
               Yes.
          Α
17
          Q
               Which country?
18
          Α
               Canada.
19
               Did you graduate from high school?
          Q
20
          Α
               Yes.
21
               Did you do anything in terms of schooling
22
     after high school?
23
          Α
               Yes. Here I went, so -- yeah, here I went,
2.4
     in Serbia, yes.
25
               All right. Tell me. I'm trying to better
          Q
```

```
Page 11
 1
     understand what additional schooling you obtained,
 2
     either in Canada or in Serbia.
 3
               I don't understand what this has to do with
 4
     the claim, though.
 5
                      Well, I'm going over some
          0
               Yeah.
 6
     background, general background questions right now
     that will help me better understand the claim and the
 7
 8
     lawsuit I think.
 9
               Here I attended a linguistic school.
     again, I don't understand how it's relevant, though.
10
11
               Well, you have an attorney, a very capable
     attorney who is participating in this deposition with
12
13
     you, and if he believes I'm overstepping my bounds he
14
     will tell me and he will object. And he may tell you
15
     not to answer, under the right circumstances, and I
16
     haven't heard him do that yet.
17
          Α
               Okay.
18
               MR. FRANZ: That's correct, Milanovic --
19
               THE WITNESS: Yeah, linguistic school --
20
               MR. FRANZ: -- Mr. Milanovic. Go ahead.
     Go ahead.
21
22
               THE WITNESS: Linguistic school over here,
23
     yes.
2.4
               (By Mr. Pignato) Did you get any kind of a
25
     degree in linguistics school?
```

```
Page 12
 1
          Α
               Some type of certification.
                                             I never
 2
     finished.
 3
               All right. And then tell me about your
          0
 4
     first employment. Do you -- can you -- how old a man
 5
     are you, first of all.
 6
               Thirty-eight.
               All right. So you're a young man.
 7
 8
     was your first employment?
 9
               In general, like -- oh, I cannot see --
10
     hold on one second. Okay.
11
               The first one, like, ever?
12
               Well, say when you were in high school.
13
     Did you drive a truck?
14
          Α
               No. I think the first was at a shoe store.
15
               All right. Approximately how old were you
16
     then?
17
          Α
               I wouldn't know. Maybe 17, 18.
               All right. And when were -- how old were
18
19
     you when you first obtained a driver's license?
20
          Α
               Seventeen-ish.
21
               All right. What country was that in?
22
          Α
               Canada.
23
               Did you eventually also get a driver's
          Q
2.4
     license in Serbia?
25
          Α
               Yes.
```

```
Page 13
 1
               All right. So do you currently have two
 2
     valid driver's licenses?
 3
                I think I only use the Canadian one.
 4
               All right. Is your Serbian driver's
          Q
 5
     license valid today?
 6
               I'm not sure.
               To the best of your --
          0
 8
               You can use any -- you can use any
 9
     countries in Europe.
10
          Q
               All right. So you can -- you can use your
11
     Canadian driver's license in Serbia?
12
          Α
               Yes.
13
               Have you ever had a driver's license in any
14
     other country?
15
          Α
               No.
16
               Have you ever had a driver's license
          Q
17
     suspended?
18
          Α
               No.
19
          Q
               Canceled?
20
          Α
               No.
21
               Now, at some point in time did you get a --
22
     what we call here a CDL license? Do you understand
2.3
     what that is?
2.4
          Α
               Yes.
25
               What does that mean?
          Q
```

Ognjen Milanovic

```
Page 14
 1
                A commercial one.
          Α
 2
                      Tell me, when did you first get your
                Yes.
 3
     CDI<sub>1</sub>?
 4
          Α
                Like, six years ago, something like that.
     Seven something. I don't remember exactly.
 5
 6
                In what country?
          Α
                Canada.
 8
          Q
                What did you do in order to get that
 9
     license?
10
                Classes and a road test.
          Α
11
                In Canada?
          0
12
          Α
                Yes.
13
                Was it your desire at the time to drive a
          Q
14
     truck?
15
          Α
                Yes.
16
                In other words, is that why you wanted a
          Q
17
     CDL?
18
          Α
                Yes.
19
          Q
                You wanted to be able to drive one of those
20
     big rigs?
21
          Α
                Yep.
22
                So you've told me approximately when you
23
     obtained your CDL. Has your CDL --
2.4
          Α
                Approximately.
25
          Q
                Excuse me?
```

```
Page 15
               Approximately, yes.
 1
          Α
 2
          Q
               Yes. Yes.
 3
               Has your CDL ever been suspended?
 4
          Α
               No.
 5
               Or canceled?
          0
 6
          Α
               No.
               Or revoked for any reason?
          0
 8
          Α
               No.
 9
               Have you been subject to any disciplinary
          0
     action as a -- as an over-the-road truck driver in
10
11
     the past seven years?
12
          Α
               No.
13
               Now I want to talk to you also about your
14
     medical background and history.
15
          Α
               Uh-huh.
               You have lived in both Canada and Serbia
16
17
     growing up, if I understand you correctly, right?
18
               Yes.
                     Yes.
19
               And did you have a family doctor, either in
20
     Canada or in Serbia?
21
               No, I don't think so.
22
               In other words, whenever you had a flu or
23
     an ear infection or sore throat, was there a doctor,
     a family doctor that your parents took you to?
2.4
               I don't think so. Just -- Canada is
25
          Α
```

```
Page 16
 1
     different than states. It's just like an emergency
 2
     room type thing.
 3
               All right. And I haven't asked this
          0
 4
     question yet and I meant to. Where in Canada did you
 5
     grow up?
 6
               In southern Ontario, Toronto area.
 7
               All right. Is Toronto your hometown when
 8
     you're in Canada?
               Yes. Yes. When I'm in there, yeah, I stay
 9
10
     in Toronto.
11
               Do you still have family in the Toronto
12
     area?
13
               No.
          Α
14
               All your family's currently in Serbia?
          Q
15
          Α
               Yes.
16
               Well, if you don't have any family in
          Q
17
     Canada, why do you go back to Canada?
18
               I don't know. To work, see friends.
19
     Canada is economically more advanced than
20
     southeastern Europe.
21
               You stated at the beginning of your
     deposition that you just recently returned to Serbia
22
23
     from Canada. Do you recall saying that?
2.4
          Α
               I do.
25
               Why were you in Canada?
          Q
```

```
Page 17
 1
          Α
               For personal reasons.
 2
               Any reasons relating to your -- your
          Q
 3
     health?
 4
          Α
               No.
                    No.
 5
               No medical reasons?
          0
 6
               Just the -- no, no, no. No, not at
 7
     all.
 8
          Q
               Have anything to do with your employment?
 9
               No.
          Α
               So I was asking you whether or not you had
10
          Q
11
     a family doctor growing up. And you've --
12
               Uh-huh.
          Α
13
               -- answered that question, I think.
          Q
14
               Have you ever had a doctor, a general
15
     physician check your blood work, take X-rays, just
16
     determine and check on your general health?
17
          Α
               I suppose so over the years, yes.
18
               You haven't suffered any kind of major
19
     illnesses?
20
          Α
               No.
21
               And you haven't suffered any injuries,
22
     major injuries that would have caused you to be
23
     hospitalized?
2.4
               Nothing major.
                                Like, sprained ankle, hurt
     myself skiing once. Other than that, nothing major,
25
```

```
Page 18
 1
     no.
 2
               Now, I know you went to the hospital
     briefly after the accident that we're talking about
 3
 4
     in this case. But --
 5
          Α
               Correct.
 6
               -- aside from that, have you ever undergone
 7
     a surgery, for example, at a hospital?
 8
          Α
               I have, yes.
 9
               Tell me about that.
10
          Α
               I had my appendix removed when I was young,
     I think 12, 11, something like that, 13. Yeah, early
11
     teens, let's say, I had my appendix removed.
12
13
               In Toronto?
          Q
14
               Somewhere around that area. I don't
          Α
15
     remember which hospital it was.
16
               All right. But it was in Canada?
          Q
17
          Α
               Yeah.
18
               All right. Any other surgeries that you
19
     can think of?
          Α
20
               No.
                    No.
21
               Aside from anyone you saw as a result of
22
     this accident, do you know whether or not you've ever
23
     seen a heart doctor?
2.4
          Α
               No.
25
               What about a neurologist?
          Q
```

```
Page 19
 1
               Not that I know of.
          Α
 2
               Do you know what a neurologist does?
 3
               Yeah, I'm aware. My ex-girlfriend was
          Α
 4
     actually a doctor, so I am aware of what a
 5
     neurologist is.
 6
               Was she a neurologist?
               No, she was a cardio surgeon.
          Α
 8
          Q
               All right. Did she ever talk to you about
 9
     your own heart?
10
          Α
               Yes.
11
               And the blood vessels surrounding your
12
     heart?
13
               Yes.
          Α
14
               Did she ever do any tests on you, like an
     EKG or an echo study, anything like that?
15
16
                    My heart pressure and things like
          Α
               No.
17
     that. Things that we did in the living room.
18
               All right. She checked your blood
19
     pressure?
20
               Yeah.
          Α
21
               How is your --
22
          Α
               I have had a good -- good -- I have had
23
     a -- like a -- like a general checkup, you know, like
2.4
     men have. I've had that before. So -- yeah.
25
               Where did -- where did you have that done?
          Q
```

```
Page 20
 1
               Here and in Canada, I think.
          Α
 2
               When is the last time you had a general
          Q
 3
     checkup done?
 4
          Α
               I don't recall. It's been a while.
 5
               I mean, several years?
          0
 6
          Α
               Maybe. I really don't recall.
               Do you know if you've ever had any blood
 7
          0
 8
     work done, blood drawn and lab work?
 9
               I have because I've donated blood, so they
     checked there.
10
               Where did you donate the blood, in Serbia
11
     or Canada?
12
          Α
13
               Here. Here.
14
               In Serbia?
          0
15
               Yes.
                     They do -- they check for, you know,
16
     if it's good or not. So -- before you can be a
17
     donor.
               And they told you your blood was good
18
19
     enough to be a donor?
20
          Α
               Yes.
21
               They didn't express any concerns to you
22
     about your blood?
23
          Α
               No.
2.4
               Now, when you've had these general checkups
25
     done in the past, did they check your blood sugar
```

```
Page 21
     where they prick the end of your finger?
 1
 2
               Yes.
                     They do that even -- yeah, they
 3
             I'm not diabetic or anything like that.
     check.
 4
               You're not that what?
          Q
 5
               Not diabetic.
          Α
 6
               Okay. All right. What is your blood sugar
 7
     usually, do you know?
 8
          Α
               No.
               No doctor or healthcare provider has ever
 9
          0
     told you your sugar level is too high?
10
11
          Α
               No.
               And you're sure that you're not a diabetic?
12
          Q
13
               As far as I know, I'm not.
          Α
14
               And as far as --
          Q
15
               I've never had any problems with that, so,
16
     no.
17
               And as far as you know, no healthcare
     provider has ever told you there's a problem with
18
19
     your blood, correct?
20
          Α
               No.
                    No.
21
               Have -- has a doctor ever taken X-rays
22
     of -- of your -- of your chest area, for example?
23
          Α
               Maybe. I've had X-rays done before.
     don't -- I don't remem- -- I had X-rays done.
2.4
25
     life I had -- had X-rays done, yes.
```

```
Page 22
 1
               Well, you had --
          Q
 2
               I don't know --
          Α
 3
               You had a --
          Q
 4
          Α
               Go ahead.
 5
               You had a skiing accident, you said.
          0
 6
     may have had some X-rays done in connection with
 7
     that?
 8
               Yeah.
                      Yeah. Soccer I played when I was
 9
     younger, so I've had ankle ones, leg ones, yeah.
10
               Do you play any sports --
          Q
11
               I think I --
          Α
12
               Go ahead.
          0
13
               Yeah, I do. I do. Soccer, yeah. Tennis,
14
     swim. I swim. So, yeah.
15
          Q
               All right. Let's talk about each of those.
16
     Are you -- do you currently play tennis?
17
          Α
               Yes.
               How often do you play tennis?
18
19
          Α
               Whenever I can. Not in the wintertime, in
20
     the summertime.
21
               No indoor facilities where you can play
          0
22
     tennis?
23
          Α
               I don't play indoors, just out.
               Okay. All right. And then you also
2.4
25
     mentioned you play soccer. Are you currently playing
```

Ognjen Milanovic

```
Page 23
 1
     soccer?
 2
               Again, it's winter, so only the summertime.
          Α
 3
               No indoor facilities where you play soccer?
          Q
 4
          Α
               No, I do not play indoor.
 5
               You said tennis, soccer and swimming.
          0
 6
          Α
               Swimming. The only thing in the winter is
 7
     swimming.
 8
          Q
               Where do you swim?
 9
               They have indoor places here, so -- yeah.
10
               How often do you swim?
          Q
11
          Α
               I try once a week, twice, whenever I get
     the chance.
12
13
               Do you swim competitively?
          Q
14
          Α
               No.
15
               Just to stay in shape?
16
          Α
               Yeah.
17
               Now, getting back to the questions I was
     asking about your health, I asked --
18
19
          Α
               Uh-huh.
20
               -- about X-rays of your body. No one has
21
     ever told you that there are any deformities in your
22
     skeletal system?
23
          Α
               No.
2.4
               Do you know what an MRI is?
25
          Α
               I do.
```

```
Page 24
 1
               Okay. Tell me what you -- what you know of
          0
 2
              What is it?
     an MRI.
 3
          Α
               Magnetic Resonance. Is that what it stands
 4
     for?
 5
               That's very good.
          Q
 6
               Do you know what it does?
               It takes a scan.
          Α
 8
          Q
               Okay. You learned that from your
 9
     ex-girlfriend?
10
          Α
               Yes.
11
               Can you tell me if -- to the best of your
     recollection, if you have ever had any MRIs done on
12
13
     any part of your body?
14
               I think that time after the incident
15
     happened I -- I was loopy, but I think that they gave
     me that. I think. I don't know what it was.
16
17
     Maybe -- I can't recall whether it was CAT or MRI,
     but I think they did something there. But, again,
18
19
     I -- I really don't recall as I was semi-conscious at
20
     the time.
21
               And when you say -- you're referring to the
22
     accident that occurred on August 8 --
23
          Α
               Yes.
               -- of 2020?
2.4
          0
25
          Α
               Yes.
```

```
Page 25
 1
               Okay. And then you also mentioned a CAT.
 2
     And that was my next question, actually. I was going
     to ask you if you knew what a CAT scan was.
 3
 4
          Α
               Yeah. Less detailed scan, let's say. The
 5
     MRI is the deep one where they do -- to the best of
 6
     my recollection, to my understanding, the deep one
     where they do, like, a 3D image or whatever. I'm not
 7
 8
     an expert on these things, just -- yeah.
 9
               Yeah, I know you're not an expert.
     merely asking you questions to find out what you do
10
     know so I can learn.
11
               So you think you had either an MRI or a CAT
12
13
     scan done at the hospital following your accident
14
     here?
15
               Yeah, yeah, some type of scan. I don't
16
     know what it was.
17
               Since this accident, up to the present
          Q
18
     time --
19
               Uh-huh.
          Α
20
               -- have you had any other CAT scans done?
          Q
21
          Α
               No.
22
          Q
               Or MRIs?
23
          Α
               No.
               Have you seen any cardiologists since this
2.4
          0
25
     accident?
```

```
Page 26
 1
          Α
               No.
 2
               Have you seen any endocrinologist or
     doctors who specialize in the area of diabetes since
 3
 4
     this accident?
 5
               No.
          Α
 6
               Have you seen any neurologists since this
 7
     accident?
 8
          Α
               I don't think so.
 9
               You seem to be a man of pretty good health,
          0
10
     would you agree?
11
          Α
               Yes.
               I asked you about surgeries and
12
13
     hospitalizations, and you can't think of any other
14
     occasions, whether it be as a result of a health
15
     issue or an injury, that you would have been
16
     hospitalized, am I correct?
17
               No, nothing serious. Not -- no.
18
               You have health insurance, don't you?
19
               We don't have it here. It's standardized.
          Α
20
               Okay. What do you mean by "standardized"?
          Q
21
               It's not like in the states. Here, as in
          Α
22
     Canada, you walk in and you walk out. There's no
23
     insurance. You don't pay anything. You --
2.4
     everybody's covered as long as you're a citizen.
25
               So, then, money is not a reason not to see
          Q
```

```
Page 27
     a doctor, would you agree?
 1
 2
               No, it does not cost anything here, nor
 3
     does it cost anything in Canada. When -- we don't --
 4
     it's not an issue. It's -- it's -- it's our right
 5
     for everybody. So, yes, it doesn't cost one dollar
 6
     to go to the doctor here.
               Sounds like a good system, doesn't it?
 7
 8
               To some extent, yes.
 9
               Now, we talked about your CDL. You got
          0
     your CDL, you've explained, approximately five to
10
11
     seven years ago.
               What was your first trucking job after
12
13
     that?
14
               Regular one. Just driving, I guess.
          Α
15
          Q
               Well, was it for a Canadian company?
16
               Yes.
          Α
17
               Have you worked for any truck companies in
          Q
     Serbia?
18
19
          Α
               No.
20
               So your trucking experience would be
     limited to Canada and Canadian companies?
21
22
          Α
               Well, here, too, but it would be
23
     construction companies mostly.
2.4
               All right. But your first trucking job was
25
     in Canada?
```

Ognjen Milanovic

```
Page 28
 1
          Α
               Correct.
 2
          Q
               You don't recall the name of the company?
 3
          Α
               No.
          Q
               What kind of trucks?
 5
          Α
               Big ones.
 6
          Q
               Did you have a particular region or
     territory where you drove?
 7
 8
          Α
               No.
 9
               How long did you work at that --
          Q
10
               You go everywhere.
          Α
               When you say "everywhere," everywhere in
11
          0
12
     Canada?
13
          Α
               Yes.
14
               And I'm talking about your first job right
          Q
15
     now. Did you also drive in the United States?
16
          Α
               Yes.
17
               So the CDL that you have at the present
     time, does it allow you to drive in Canada and the
18
19
     United States?
20
          Α
               Yes.
21
               And based on the testimony you gave
22
     earlier, are you allowed to use that CDL in Serbia?
23
          Α
                   I -- well, I don't think so.
               No.
                                                    Ι
2.4
     wouldn't know. They -- in Europe they have a
25
     different one so you have to switch it over.
```

```
Page 29
 1
               But it hasn't been an issue anyway because
          0
 2
     you don't drive in Serbia, right?
 3
          Α
               T do.
          Q
               You drive cars?
 5
          Α
               Yes.
 6
          Q
               Have you driven any trucks?
 7
          Α
               No.
 8
          Q
               All right. That's what I was trying to
 9
     understand.
10
               Up to a certain weight. The big ones, no.
          Α
11
               Now, have you had to do anything to keep
          0
12
     your CDL current?
               Here, I do, actually. The equivalent of
13
          Α
14
     ministry of transportation.
15
          Q
               All right.
16
               I have to go there and -- yeah.
          Α
17
          Q
               Well, why do you need -- you said "here,"
     and I assume you're talking about Serbia?
18
19
          Α
               Yes.
20
               All right. Let's -- let's talk about
          0
21
     Canada for a moment. Have you been required to do
22
     anything in Canada to maintain your CDL?
               Medical tests and periodically -- yeah,
23
          Α
     medical tests.
2.4
25
               And tell me what those medical tests
          Q
```

```
Page 30
 1
     entail.
 2
               They test coordination, blood work, drug
          Α
 3
     testina.
               Same as in the states.
 4
               Has anyone indicated to you that -- or
          Q
 5
     expressed any concerns to you about your blood work
     or the medical tests you performed?
 6
               No.
          Α
 8
          Q
               As far as you're concerned --
 9
               I mean, they wouldn't pass me.
10
          Q
               Right.
11
          Α
               Well, if you -- if there's a problem with
12
     it, you don't pass.
13
          Q
               You have --
14
               And periodically I don't -- I don't
15
     remember how often it is, but periodically, yeah, it
16
     is a medical where they test everything. Hand-to-eye
17
     coordination, vision, blood, all that.
               You've passed each time?
18
19
               Yes.
          Α
20
               No one ever expressed any concerns to you
     about your medical tests?
21
22
          Α
               No.
23
               And, in fact, your CDL is current and valid
          Q
2.4
     in Canada, correct?
25
          Α
               Yes.
```

```
Page 31
               Now, explain to me how it works.
                                                  You've
 1
 2
     got a Canadian CDL. How is it that you're allowed to
     drive in the United States?
 3
 4
          Α
               The same as United States CDL are allowed
 5
     to do the same thing in Canada. It's a treaty
 6
     between the two countries.
               All right. And sometimes people refer to
 8
     it as "reciprocity." Have you ever heard of that
 9
     word?
10
               I have.
          Α
11
               All right. So you're allowed to use your
     Canadian CDL in United States. And, likewise, a
12
13
     truck driver who has a CDL issued in the
14
     United States is allowed to drive in Canada.
15
               Is that your understanding?
16
               Yes.
          Α
17
               Okay. Now, do you have to do --
          Q
               The only thing --
18
          Α
19
               Go ahead.
          Q
20
               The only thing you're not allowed -- you
21
     can't -- as a Canadian, you can work for a Canadian
22
     company. You are not allowed to work for an American
23
     company and vice versa. So you, as an American,
2.4
     would not be allowed to go up to Canada and live and
25
     work there, you would have to have special permits or
```

```
Page 32
 1
     whatnot.
 2
               So long as it is a Canadian company dealing
 3
     with import and export to Canada, Canadian CDL is
 4
     fine and vice versa.
 5
               For example, I can't go to Texas and deal
 6
     with a client from Texas and then go deal with a
 7
     client from Arizona. They call that "interstating."
 8
               If I go to Texas, I have to come back to
 9
     Canada.
10
               Vice versa, for an American driver, if he
     goes -- work or whatever, goes to Canada to Ontario,
11
12
     he has to come back to the states. So that is how it
13
     works.
14
               Thank you. That was helpful.
          Q
15
          Α
               Uh-huh.
16
               And where did you learn to maintain logs?
          Q
17
          Α
               In the school.
               The school when you first obtained your
18
19
     CDI<sub>1</sub>?
20
          Α
               Yes.
21
               Tell me how you keep your logs. In other
22
     words, is it -- in the old days it was an actual
23
     notepad where you wrote down what you did that day
2.4
     and when you did it, et cetera.
25
               How is it done today and how do you do it?
```

```
Page 33
 1
               Electronically.
          Α
 2
               And where is that maintained? Inside the
          0
 3
     truck?
 4
          Α
               Yes.
 5
               Are you required to maintain your logs?
          0
 6
          Α
               Yes.
 7
               Does your employer supervise you to
 8
     maintain your -- keeping your logs current?
 9
               Yes, I believe so.
10
          Q
               So when you maintain your logs
11
     electronically, can your employer read it at the same
     time, miles away?
12
13
               I think that they can, yes. I think so.
14
     I'm pretty sure they can, yeah.
15
               In other words --
16
               They know where you are -- they know where
          Α
17
     you are all the time.
               Right. But if you're in Oklahoma, your
18
19
     employer in Toronto can access your logs to see what
20
     you did during that day, can't he?
               I believe. I'm not sure. But I -- I -- I
21
          Α
22
     think that they can because they exactly know where
23
               They know, more or less, everything.
     you are.
2.4
     That's standard practice. I believe they can, yes.
25
               All right. And once you make an entry in
          Q
```

```
Page 34
     your logbook or enter a log indicating where you were
 1
 2
     and what you did, et cetera, can you change it?
 3
               Some things you can, some things you
 4
     cannot.
 5
               What can you change?
 6
               If you have something wrong, like off duty
     time and on duty time, small things, but as far as
 7
 8
     moving and working, that cannot be changed.
 9
          Q
               Okay.
10
               So if you are working, that -- that is set
11
     in stone. I -- there is no changing that.
     cannot even -- you have a certain amount of hours in
12
13
     a day and that cannot be changed, no. I don't
14
     think -- I don't -- I've never heard of anybody that
15
     can change that.
16
               How many hours in a day are you allowed to
17
     drive?
18
               In Canada, 13. In the states, 11.
19
               So if you are driving in the states, do you
20
     try to limit your driving time to 11 hours a day?
21
               Well, you don't try, you have to, yes.
          Α
22
          Q
               Tell me why you have to.
23
          Α
               Because you're constantly checked, so you
2.4
     have to.
25
               Checked --
          Q
```

```
Page 35
 1
               And it's never 11, it's --
          Α
 2
               Go ahead.
          0
 3
               The various government bodies, the scales,
 4
     the troopers, I don't know, anybody can check you, so
 5
     it's never 11, it's less. You always stop less.
 6
     have to have a time frame where you can park,
 7
     whatever.
 8
               Are there any requirements, either imposed
 9
     by your employer or by the law, to the best of your
10
     knowledge, that limits the amount of sleep time you
11
     can have?
               Limits it?
12
13
               Well, I shouldn't have said "limit."
14
     should have said "addresses" the amount of sleep time
15
     you're allowed.
16
               Well, you're allowed as many as you want,
          Α
17
     but there -- there's a minimum.
18
               What is the minimum?
19
               It's eight.
          Α
20
               Eight hours?
          Q
21
               Uh-huh.
          Α
22
          Q
               Yes?
23
          Α
               Uh-huh.
2.4
               Well, you're saying "uh-huh."
          0
25
          Α
               It's -- I think -- I think it's eight,
```

```
Page 36
 1
     but -- I think it's eight, technically, but I think
 2
     it -- all in, it would be a ten-hour break. I'm not
 3
     sure.
 4
               We have on our -- now. What would it be in
 5
     Canada? Ten hours a total stop. So I don't know
 6
     exactly what the sleep time would be, but a ten-hour
     is the total break.
 7
 8
               Do you know what the allowed sleep time --
     or the minimum amount of sleep time is in the
 9
10
     United States?
11
               MR. PIGNATO: We've lost you.
12
               He's frozen.
13
               Can anyone else hear me?
               MR. FRANZ: I can hear you.
14
15
               (Recess taken from 2:19 p.m. to 2:24 p.m.)
16
               (By Mr. Pignato) Mr. Milanovic, we're back
          Q
17
     from the break. Are you ready to proceed?
18
          Α
               I am.
19
               All right. I noticed at the very beginning
20
     of the deposition you took a drink of something.
21
     What was that?
22
          Α
               Say it again, please.
23
               Are you drinking anything at the present
          Q
2.4
     time?
25
          Α
               I am.
```

```
Page 37
 1
               What are you drinking?
          Q
 2
          Α
               Juice.
 3
          Q
               Okay. In a wine glass?
 4
          Α
               It's a regular glass. Is that --
 5
               All right.
          Q
 6
          Α
               I don't understand how that's relevant.
 7
          0
               I was just curious what you were drinking,
 8
     sir.
 9
               We were talking about logs and that sort of
10
     thing.
11
               I didn't mean to disrespect anybody.
                                                       It's
     late here, so --
12
13
               You didn't disrespect anybody.
          Q
14
          Α
               All right. Sorry.
15
               Now, tell me what kind of rules are imposed
16
     by your employer with respect to consumption of
17
     alcohol while you're driving?
               Well, you cannot do it. Simple as -- like
18
19
     that.
20
               Now, were you taught and trained that?
          Q
21
          Α
               Yes.
22
               And since you have had your CDL, have you
23
     ever consumed alcohol while driving a truck?
2.4
          Α
               No.
25
               Have you ever been intoxicated while
          Q
```

```
Page 38
 1
     driving a truck?
 2
          Α
               No.
 3
          Q
               Do you drink alcohol?
 4
          Α
               Yes. Occasionally, yes.
 5
               How often?
          0
 6
          Α
               I don't know. On a weekend.
               What's your favorite drink?
          0
 8
          Α
               Anything, maybe a beer.
 9
               Do you take any medications, sir?
          0
10
               No.
          Α
11
               Now, going back to August of 2020, were you
          0
     taking any medication at -- during that period of
12
13
     time?
14
               No. They -- I did get tested after it
15
     happened.
               Tested for what?
16
17
          Α
               For everything. Any substance. They do,
18
     like, a blood test.
19
               All right. And what were the results of
20
     your blood test?
21
          Α
               Negative.
22
               (Whereupon, Exhibit Number 1 was marked for
     identification purposes and made a part of the
23
2.4
     record.)
25
                (By Mr. Pignato) I want to mark and show
          Q
```

```
Page 39
     you some -- mark as an exhibit and show you some
 1
 2
     records, Mr. Milanovic.
 3
               We're going to mark it as Exhibit Number 1,
 4
     a copy of your logs that have been produced to us in
 5
     this case. And they've been Bates stamped by your
 6
     attorney Highlight 340 through 350.
               And I want to ask you a couple of questions
 7
 8
     about these when we get them up on the screen. Okay?
 9
          Α
               Uh-huh.
10
               Let's start with -- I'm going to tell you
     which page I'd like to begin with. Let's start with
11
     Bates 347.
12
13
                (Document is displayed).
14
               Now, Mr. Milanovic, I understand you're
15
     using your cell phone for this deposition.
16
          Α
               Uh-huh.
17
          Q
               Am I correct?
18
          Α
               Yes.
19
               Can you see what I just put up on the
20
              Because I can enlarge certain parts of it if
     screen?
21
     you'd like.
22
          Α
               No, it's fine. I can see.
23
               Can you identify it for me?
          Q
2.4
               It's a log.
          Α
25
               Is it your log?
          Q
```

```
Page 40
 1
          Α
               I believe so.
 2
               Is it your log -- well, can you tell me the
 3
     date of this log?
 4
          Α
               2020/8/7.
 5
               In other words, it would be August 7, 2020?
          0
 6
          Α
               Sure. Yes.
               That would be the day before this accident?
          0
 8
          Α
               I guess. It's been a while. I don't
 9
     remember exactly when.
10
               Help us understand what we see on this
     document. Okay? Because I, like most of the members
11
12
     of the jury who are going to be looking at this,
13
     don't understand it that well. We don't do logs, so
14
     I want you to educate me. Okay?
15
          Α
               Uh-huh.
16
               Will you do that? Take me through it.
17
     Tell me what these bar lines mean -- mean at the top.
18
     There's one in green -- actually, there's a couple in
19
     green and a couple in gray. Tell me what all this
20
     means.
21
               I'm not sure.
          Α
22
               We're enlarging it so you can see it
          0
23
     better.
2.4
               I can see it.
          Α
25
               All right. Can you see it better?
          Q
```

Ognjen Milanovic

March 15, 2023

```
Page 41
 1
          Α
               Yes.
 2
               Is this your log?
          Q
 3
               I think so.
          Α
 4
               All right. Well, help us interpret it, if
          Q
 5
     you would.
 6
          Α
               Uh-huh.
               Go ahead and explain what we're seeing
 7
          0
 8
     here.
 9
               On duty, off duty, sleeper --
10
               All right. Let's -- it says "Off Duty:
          Q
11
     Oh36m58." What do those numbers and letters mean?
12
               Which one?
13
               Well, I'm starting in the upper right
     corner where it says "Off Duty."
14
15
          Α
               Uh-huh.
               What does that mean?
16
          Q
17
          Α
               I think it's pretty self-explanatory.
                                                         Off
18
     duty.
19
               Sleeping?
          Q
20
          Α
               Yes.
21
               All right. But what do the letters and
22
     numbers mean?
23
          Α
               Which letters and which numbers?
2.4
          0
               "0-h," what's that mean?
25
          Α
               "H"?
                      It's hours.
```

```
Page 42
          0
               All right. Is that a zero? Yeah, it's a
 1
 2
     zero. "0-h," so that means zero hours?
 3
               I -- I believe.
 4
               And then it says "36." What's the 36 mean?
          Q
 5
               I'm not sure.
          Α
 6
               And then it says -- there's a small "m."
 7
     What does that mean, minutes?
 8
          Α
               Yes, I believe.
 9
               And then there's a number "58." What does
10
     that mean?
               I -- I can only assume seconds, because
11
     it's hours, minutes and then seconds.
12
13
               Well, who created this document?
14
          Α
               The people that created this software
15
     program.
16
               Well, who supplied the information that's
          Q
17
     in this document?
18
               I'm not sure what you mean.
19
               The numbers "36" and "58," did you provide
20
     those numbers?
21
               MR. FRANZ: Counsel, I'll object to the
22
     extent that that was produced by the company, not
23
     Mr. Milanovic. So -- and you haven't established
     that this witness has any real knowledge of the
2.4
25
     document itself. I mean, I don't mind you asking him
```

```
Page 43
     questions about his hours, but he had -- he didn't --
 1
 2
     he didn't testify he prepared the document.
 3
               (By Mr. Pignato) Have you seen this
 4
     document before, sir?
 5
               MR. FRANZ: You can answer Milan- --
 6
     Mr. Milanovic.
               THE WITNESS: I -- at some point maybe.
 8
     I -- I don't recall seeing it.
 9
               (By Mr. Pignato) Well, do you have to
          Q
10
     identify the time slot in which you sleep or rest?
11
          Α
               Yes.
12
               You do that on your log --
13
               Every --
          Α
14
               Go ahead.
          Q
15
               Yes. Yeah, I do, every single day, but you
16
     cannot expect me to remember something that happened
17
     as far back as that. So --
               I'm not --
18
19
               -- I'm sure --
20
               I'm not asking you to remember how -- when
21
     you slept on August 7, 2020, I'm asking you to help
22
     me understand what this document says. Okay?
23
          Α
               Off duty hours, sleeping, drive -- it's
2.4
     self-explanatory. I enter it and then the system
25
     gives me this thing. I -- I -- I cannot adjust
```

```
Page 44
 1
     or do anything for that. It's very self-explanatory.
 2
     Off duty 36 hours -- sorry, 36 minutes, 58 seconds.
 3
     Minimum is 30 minutes. And then the rest, again, is
 4
     self-explanatory.
 5
               I do not put -- I enter it into the log and
 6
     then it shows up like this. I do not physically make
     this document. It's made on its own.
 7
 8
               I think I better understand your answer now
     and I thank you for that.
 9
10
               Uh-huh.
          Α
11
               You provide the information electronically
     and you have no control over the format in which it
12
13
     is produced.
14
               Am I hearing you correctly?
15
          Α
               Uh-huh. Yes.
16
               And, for example, next it says "Sleeper
17
     Berth."
             And we have again "13h05m22." You provided
     the information and it came out in this format,
18
19
     correct?
20
          Α
               Yes.
21
               Now, again I'm going to direct your
22
     attention to the horizontal bars that we see. For
23
     example, we see --
2.4
          Α
               Uh-huh.
               -- "7 hours 48."
25
          Q
```

```
Page 45
 1
               Do you see that, the first one?
 2
               Uh-huh. Uh-huh.
          Α
 3
               Tell me what --
          0
 4
          Α
               Uh-huh.
 5
               Do you know what that means?
          0
 6
          Α
               I -- I suppose it would be the stop of the
 7
     driving.
 8
               Well, that's my question. We appear to
 9
     start perhaps at midnight on the 7th, and we have
10
     seven hours and 48 minutes that takes us to 7:00 --
     almost 8:00 in the morning. Am I correct in
11
12
     understanding that?
13
          Α
               I quess.
14
               You're guessing now. I need you to do more
15
     than guess. Tell me what that means, if you know.
               That it says "Start Time, Duration," and
16
          Α
17
     then "Activity."
               Yeah. Can you tell me if that means you
18
19
     drove seven hours and 48 minutes?
20
               MR. FRANZ: Objection as to the form of the
21
     question. Why don't you just ask him if he drove
22
     that time, if he recalls. The document speaks for
23
     itself.
2.4
               MR. PIGNATO: All right. Now, in the
25
     western district, sir, you object to the form.
```

```
Page 46
 1
               MR. FRANZ: I did object to the form.
 2
               MR. PIGNATO: No, that was hardly a form
 3
     objection and I won't tolerate it again.
 4
               MR. FRANZ: You won't tolerate it? Okay.
 5
               MR. PIGNATO: I won't. I'll shut this down
 6
     and move for sanctions. That's what I'll do.
 7
               MR. FRANZ: Wow.
 8
               (By Mr. Pignato) Mr. Milanovic, can you
 9
     tell me from looking at that bar where it says
10
     "7h48," if you drove seven hours and 48 minutes?
               I cannot. I -- I don't recall.
11
               You can't tell from this document, sir, if
12
13
     that means that you drove seven hours and 48 minutes,
14
     can you?
15
               What it says is the start time is 7:48.
16
               All right. That's what I'm trying to find
          0
17
     out is what this means to you, if anything.
18
          Α
               I suppose it means it -- the start time was
19
     7:48.
               Tell me, then, what happens next where we
20
21
     go into a lower bar where it says "four hours 22."
22
     Do you know what that means?
23
          Α
               Which lower bar?
2.4
               Well, right past the bar that we were
25
     talking about where it says "7h48."
```

```
Page 47
 1
               The next bar in gray says "4h22." Do you
 2
     know what that means?
 3
          Α
               No.
 4
               And you don't recall how many hours you
 5
     drove on August 7, 2020, do you?
 6
               I think it's ludicrous for me to tell you
 7
     how many I did on that day. How could I possibly
 8
     remember?
 9
               I'm not suggesting you should remember, I'm
     just confirming that you don't remember. True
10
11
     statement?
               No, I don't.
12
13
               All right. Then we've got another gray bar
14
     and it says "4h52." Do you know what that means?
15
          Α
               No, I don't.
16
               Then we have a --
          0
17
          Α
               Off -- I -- I assume some type of off duty.
18
               Why do you assume that?
          0
19
               Because it's in gray.
          Α
20
               Gray means off duty?
          Q
21
               Or on duty. Or on. But it -- it isn't
          Α
22
     working or driving, so I would not know.
23
          Q
               All right.
2.4
               On duty maybe. I don't know. I really
          Α
25
     don't know.
```

```
Page 48
 1
          0
               That's fine. You can only tell me what you
 2
     know, and if you don't know just tell me you don't
 3
     know. Okay?
 4
          Α
               I don't know. I don't know. Sorry.
 5
               And then the last bar --
          0
 6
               Maybe on duty.
               Okay. The last bar is another green bar
          0
 8
     and it says "5h17." You don't know --
 9
               Uh-huh.
          Α
10
          Q
               -- what that means, either?
11
          Α
               No.
12
               Very well.
          Q
13
          Α
               I do not.
14
               Now if we look down at the bottom of the
          Q
15
     page, have you seen this format before?
16
               Can you go up a little higher to give the
17
     titles? I want to start here.
18
               For example, there's columns that say
19
     "Start Time, Duration, Activity, Location."
20
               Do you see those?
21
          Α
               Yep.
22
               Have you seen this type of a document
23
     before?
2.4
               This type, yes, sure.
          Α
25
               You have?
          Q
```

```
Page 49
 1
          Α
               Uh-huh.
 2
               Okay. So we -- we begin with a start time
 3
               And then under "Duration" we say "7h48m20
     of zero.
 4
     sleeper."
 5
               Does that mean you were sleeping during
 6
     that period of time, or at least resting?
 7
          Α
               Yes.
 8
          Q
               Okay. That helps.
 9
               Then it says "Location: Four miles
     southwest of Brights Grove."
10
11
               Where is Brights Grove?
               I have absolutely no idea.
12
13
               All right. Well, I ask that because it
14
     says "O-N," and I didn't know if that was in Ontario.
15
               Yes, I assume Ontario.
16
               Okay. So --
          0
17
               Yeah, right there. Okay. Point
18
     (inaudible). Yeah, yeah, yeah, for sure. Yeah, it's
19
     all Ontario and Canada border.
20
               All right. And if we follow this, does
21
     this tell us, then, when you're driving and when
22
     you're off duty and -- and sleeping and where your
23
     location is at that point in time?
2.4
               I suppose, yes.
          Α
25
               And then if we -- I'm going to go to the
          Q
```

```
Page 50
     next page now and I'll show you -- I'll wait until
 1
 2
     you get there -- which is Bates 348?
 3
          Α
               Uh-huh.
 4
               And you'll notice the date, sir, up in the
 5
     upper left-hand side. This is August 8, 2020.
 6
               Do you see that?
               Uh-huh.
          Α
 8
          Q
               And that -- is that a "yes"?
 9
          Α
               Yes, I see it.
10
               Yeah. And I'm not trying to be rude when I
          Q
11
     do that, we just want to make sure the court reporter
     gets it down correctly. Okay?
12
13
               Yeah.
          Α
14
               So I will represent to you, sir, that
15
     August 8, 2020, was the date of this accident.
16
               Will you accept that?
17
          Α
               Sure.
18
               All right. So I want to talk to you about
19
     your schedule on August 8, 2020.
20
               Do you have the ability to interpret this
21
     document and tell me what you were doing throughout
22
     that day up until the time of the accident?
23
          Α
               I can interpret it to the best of my
24
     ability, yes.
25
               All right. Would you do so, please, and
          Q
```

```
Page 51
 1
     tell me if you're using the horizontal bars that we
 2
     looked at on the previous day or whether you're
 3
     looking at the columns at the bottom of the page.
               I can do both. So it's 5:01 sleeper.
 4
          Α
     Six miles in -- somewhere in Illinois.
 5
 6
               Then a 35-minute break or on duty. It says
 7
     "on duty," but there's no driving, so --
 8
               Can I ask you a quick question? Let me ask
 9
     you --
10
               Go ahead.
          Α
               -- what's -- what's the difference between
11
     on duty and driving?
12
13
               If the vehicle isn't moving. The only
14
     thing that is controlled by the -- the log would be
15
     the driving time. That -- that we have no control
16
     over.
17
          Q
               Well, then --
18
               So when you stop --
          Α
19
               Go ahead.
          Q
20
          Α
               Go ahead.
21
               I was going to ask you --
          Q
22
          Α
               No, no, when you stop --
23
          Q
               What does --
2.4
          Α
               Yes.
               -- "on duty" mean to you?
25
          Q
```

```
Page 52
               It is action or a border crossing or
 1
          Α
 2
     something like that.
 3
               Getting gas, stopping at a store?
 4
          Α
               Getting gas, yes. We don't really stop at
 5
     stores because they won't fit. So inspection scale,
     something like that.
 6
 7
               All right. Very good. I want you to take
 8
     me through where you were at what times that day, if
 9
     you would.
10
          Α
               Okay. I can look at here. Joplin, Joplin.
     I -- again, I have no recollection of this.
11
               You're just telling me what the document
12
13
     says right now?
               Correct. I don't -- I simply don't
14
          Α
15
     remember.
16
               Is there a particular reason you don't
17
     remember what you did on that day at what time?
18
               Yes. As it's very repetitive and we go to
19
     so many places that you simply cannot keep track.
20
     It's like clockwork. I -- I -- I simply cannot
21
     remember because it's always different places every
22
     single day. Therefore, it isn't as if I were on
23
     vacation, for example where I could tell you I went
2.4
     to Hawaii and I remember it. It's just work and I
25
     simply don't remember one day from the next.
```

```
Page 53
 1
               I guess a few days back I could, but
 2
     something as far along as a few months before, no, I
     could not remember at all.
 3
 4
               Isn't that why you're required to maintain
 5
     logs, so that you can refer back to the logs to
 6
     refresh your memory?
 7
               I suppose so, yes.
 8
               And that's why I'm asking you to take me
 9
     through this, so I will better understand what you
10
     were doing on that day, when you were doing it, and
11
     where you were prior to the accident.
12
               I can tell you as much as you can see.
                                                        Ιt
13
     says, "Joplin, Joplin, Joplin, Joplin." Then
14
     whatever -- however you pronounce this, "Chole-paw."
15
          Q
               Choctaw.
16
               Whatever. And then "You" --
          Α
17
          Q
               Yukon.
18
               Yukon. Yu- -- yeah. I can just read it to
19
     you as -- as you can read it. Other than that, I
20
     have -- I don't remember it at all.
21
               And you can't help me better understand
22
     what "off duty" means versus "driving" on that day?
23
     I'm sorry, I said "off duty." I meant on duty. I
     meant to say "on duty," so I'm going to ask the
2.4
25
     question again.
```

```
Page 54
 1
               Can you help me better understand the
 2
     difference between "on duty" versus "driving" on
 3
     August 8th, 2020?
 4
          Α
               If it's -- if -- if the vehicle is moving,
 5
     then it would be driving.
 6
               If it is not, it can be on duty or off
 7
     duty.
 8
               Do you recall driving down the Turner
 9
     Turnpike?
10
               I do not.
          Α
               I want to show you some photographs and ask
11
     you some questions that relate to the accident,
12
13
     Mr. Milanovic.
14
          Α
               Go ahead.
15
               What do you recall of this accident? It's
16
     a broad question and I'm intentionally asking it
     broad and then I'll narrow it down.
17
18
               Nothing.
          Α
19
               Do you recall being taken to the hospital?
          Q
20
          Α
               No.
21
               Do you recall anything that was said to you
22
     by any of the medical personnel in the ambulance?
23
          Α
               No.
2.4
               Do you recall anything that was said to you
25
     by the medical personnel in the hospital?
```

```
Page 55
 1
               Yes. After, yes.
          Α
 2
               After what?
          0
 3
               Hours after, I recall.
          Α
 4
               After you were discharged from the hospital
          Q
 5
     or while you were in the hospital?
 6
               While I was still there.
               Now, do you know how long you were in the
          0
 8
     hospital?
 9
          Α
               No.
10
          Q
               Do you know if you were in the hospital,
     say, more than four hours?
11
12
               I do not recall.
13
               Did you spend a night in the hospital?
          Q
14
          Α
               No.
15
          Q
               When you were discharged from the hospital,
16
     where did you go?
17
          Α
               A hotel.
18
               In Oklahoma City?
19
               In that area. I don't remember where.
          Α
20
               How did you get to the hotel?
          Q
21
               Taxi, I think.
          Α
22
               Did you make the arrangements and
23
     reservations for the hotel?
2.4
               I do not recall. I was pretty shaken up at
25
     that point. I don't recall who did.
```

```
Page 56
 1
               How long did you stay at the hotel?
          0
 2
          Α
               Until the next morning.
 3
               Have you seen any doctor, physician or
          0
 4
     healthcare provider since the accident in connection
 5
     with -- well, strike that, let me rephrase the
 6
     question.
 7
              (Whereupon, Exhibit Number 2 was marked for
 8
     identification purposes and made a part of the
 9
     record.)
10
          Q
               (By Mr. Pignato) I don't want to get ahead
11
     of myself. I want to show you a couple of pictures,
12
     sir.
13
               I'm going to show you some photographs that
14
     were taken by the investigating police officers at
15
     the scene of the accident. And if you don't know
16
     anything about these photographs, you don't recognize
17
     them, just tell me so and I'll move on to the next
18
     picture.
               Okay?
19
               (Document is displayed).
20
               No recollection.
          Α
21
               All right. So let me ask the question.
          Q
22
               Do you recall this area of the fencing that
23
     your vehicle drove through as it left the highway?
2.4
               No.
          Α
25
               Are you aware that your semi took out this
          Q
```

```
Page 57
 1
     fence as it left the highway?
 2
          Α
               No.
 3
                (Whereupon, Exhibit Number 3 was marked for
 4
     identification purposes and made a part of the
 5
     record.)
 6
          Q
                (By Mr. Pignato) Next photograph.
 7
                (Document is displayed).
 8
               In this photograph, sir, I'll represent to
 9
     you that the home in the middle of the picture that
     shows the damage to a portion of the house was owned
10
11
     by a lady by the name of Earlene Carr.
12
               Do you recognize that home?
13
               No.
          Α
14
          Q
               Do you recognize the damage?
15
          Α
               No.
16
               Have you ever seen a photograph like this
          Q
     of this home and this damage?
17
18
          Α
               No.
19
               Do you recall driving just to the left of
          Q
20
     this home?
21
          Α
               No.
22
               You'll notice in this picture -- we'll see
     a better picture coming up, but in this picture
23
2.4
     you'll see that there is a home on the left that is
25
     also -- has also been struck by your truck.
```

```
Page 58
 1
               Do you see this home?
 2
               I don't recall any of that.
 3
              (Whereupon, Exhibit Number 4 was marked for
 4
     identification purposes and made a part of the
 5
     record.)
 6
               (By Mr. Pignato) All right. That's fair.
               We'll go to the next picture.
 8
               (Document is displayed).
 9
               This is a photograph, sir, of the debris
     field left after you struck Ms. Carr's home.
10
11
               Do you recognize any of this?
12
          Α
               No.
13
               Were you aware or have you ever been aware
14
     that your vehicle caused this much damage to a home?
15
          Α
               No.
16
              (Whereupon, Exhibit Number 5 was marked for
17
     identification purposes and made a part of the
18
     record.)
19
               (By Mr. Pignato) Next photograph.
          Q
20
               (Document is displayed).
21
               I anticipate your answer to this question,
22
     as well, but let me ask the question. Do you -- have
23
     you ever seen this photograph before?
2.4
          Α
               No.
25
               And do you recall causing this much damage
          Q
```

```
Page 59
 1
     to the two homes?
 2
          Α
               No.
 3
               (Whereupon, Exhibit Number 6 was marked for
 4
     identification purposes and made a part of the
 5
     record.)
 6
               (By Mr. Pignato) Next photograph.
               (Document is displayed).
 8
               Another photograph we're taking at a
 9
     different angle. Now we're looking back at the
     highway from which you came. And this is the -- part
10
     of the damage to the other house.
11
               Do you recall being aware that you had
12
13
     caused this much damage to this neighbor's house?
14
          Α
               No.
15
               Do you know if anyone at either of these
     homes was home at the time of the accident?
16
17
          Α
               No.
              (Whereupon, Exhibit Number 7 was marked for
18
19
     identification purposes and made a part of the
20
     record.)
21
          0
               (By Mr. Pignato) Next photograph.
22
               (Document is displayed).
23
               Do you know anything about the damage to
2.4
     this automobile?
25
          Α
               No.
```

```
Page 60
 1
               Have you learned since the accident that
          0
 2
     your truck also caused damage to this automobile?
 3
          Α
               No.
 4
                (Whereupon, Exhibit Number 8 was marked for
 5
     identification purposes and made a part of the
 6
     record.)
          0
                (By Mr. Pignato) Next photograph.
 8
                (Document is displayed).
 9
               Photograph showing the direction your
     vehicle took after it made impact with these homes
10
     and eventually came to a rest.
11
12
               Have you seen this before?
13
               No.
          Α
14
          Q
               Do you know where your vehicle came to a
15
     rest?
               No.
16
          Α
17
               Do you know why it came to a rest?
          Q
18
               No.
          Α
19
               Did you apply the brakes to make it come to
          Q
20
     a rest?
21
               I have no recollection of that day at --
          Α
22
     whatsoever.
23
                (Whereupon, Exhibit Number 9 was marked for
2.4
     identification purposes and made a part of the
25
     record.)
```

```
Page 61
 1
          Q
                (By Mr. Pignato) Next photograph.
 2
                (Document is displayed).
 3
               Do you have any recollection of your
 4
     vehicle coming to a rest in this manner?
 5
          Α
               No.
 6
                (Whereupon, Exhibit Number 10 was marked
 7
     for identification purposes and made a part of the
 8
     record.)
 9
                (By Mr. Pignato) Next photograph.
          0
10
                (Document is displayed).
               Or in this manner?
11
12
          Α
               No.
                (Whereupon, Exhibit Number 11 was marked
13
14
     for identification purposes and made a part of the
15
     record.)
16
                (By Mr. Pignato) Next photograph.
          Q
17
                (Document is displayed).
               Another angle of the same position.
18
19
     have any recollection of being able to bring your
20
     vehicle to a stop?
21
          Α
               No.
                    No.
22
                (Whereupon, Exhibit Number 12 was marked
23
     for identification purposes and made a part of the
2.4
     record.)
25
                (By Mr. Pignato) Next photograph.
          Q
```

```
Page 62
 1
               (Document is displayed).
 2
               This one shows some of the debris from one
     of the homes inside your windshield.
 3
 4
               Do you recall this?
 5
          Α
               No.
 6
               Do you know if you were able to exit your
 7
     door from the truck?
 8
          Α
               No, it was not -- what they told me was
 9
     that they took me out.
10
          Q
               They took you out how?
11
               I -- I was unconscious at the time.
          Α
12
               You don't know how they took you out of the
13
     truck?
14
               No, I don't.
          Α
15
              (Whereupon, Exhibit Number 13 was marked for
16
     identification purposes and made a part of the
17
     record.)
18
               (By Mr. Pignato) Next photograph.
19
               Now, I'm going to mark all these as
20
     separate exhibits, and I admittedly haven't been
21
     keeping track of what they are. We'll get -- we'll
22
     organize that in a little bit.
23
               Let me show you one more photograph.
2.4
               (Document is displayed).
25
               Mr. Milanovic, this is going to be an
```

```
Page 63
     aerial view, I think maybe off of Google Earth or
 1
 2
     something similar.
 3
               Have you ever looked at an aerial view of
 4
     the neighborhood in question?
 5
          Α
               No.
 6
               Now, do you know whether or not you took
 7
     out a guardrail before you left the roadway, or if
 8
     you left the roadway just before the guardrails
 9
     appeared?
10
          Α
               No.
11
               If I represented to you, sir, by way of
     this red line, that this is the direction your
12
13
     vehicle took before it came to a stop, would you be
14
     able to dis- -- would you be able to disagree with
15
     that?
16
               I wouldn't disagree or agree. I don't
          Α
17
     recall.
18
               All right.
19
               I'll take your word for it.
          Α
20
               Do you recall making any statements to the
21
     investigating trooper at the scene of the accident or
22
     at the hospital?
23
          Α
               I believe that he told me that I was lucky
2.4
     to be alive.
25
               You do recall that statement being made?
          Q
```

```
Page 64
 1
               Yeah. Yeah. Yeah, I do.
          Α
 2
               Was that in the hospital?
          Q
               Yeah, just before I left.
 3
          Α
 4
               Was that a male or female officer?
          Q
 5
               Male.
          Α
 6
               Was that an African-American male or a
 7
     Caucasian male?
 8
          Α
               It was a black guy, yeah.
 9
              (Whereupon, Exhibit Number 14 was marked for
10
     identification purposes and made a part of the
11
     record.)
               (By Mr. Pignato) I want to ask you -- I'm
12
13
     going to mark as the next exhibit the accident
14
     report.
15
               (Document is displayed).
16
               And, in particular, sir, on Bates 337 --
17
     I'm going to identify the Bates number for counsel in
     this case. The accident report is Bates -- it's
18
19
     Farmers Mutual 333 through 339.
20
               Now, I know there's a couple different
21
     copies of this out there and I'm using the Farmers
22
     Mutual one, but they're the same.
23
               So if we could go to the officer's
2.4
     description of the accident found at the bottom of
25
     Bates 337, I want to go three lines from the bott- --
```

```
Page 65
 1
     three lines from the bottom in the far right where it
 2
     says "Unit 1." Let me know when you're -- I can't
 3
     see because his face is --
 4
          Α
               I'm there.
 5
               You're there. You see where it says
 6
     "Unit 1 driver states." Do you see that?
               "Unit driver states that he did not recall
 7
     events prior to the collision and that he has no
 8
 9
     medical condition that should have caused
10
     unconsciousness."
11
               Did I -- did I read that correctly?
12
          Α
               Sorry, a few -- a few places here.
13
               Take your time.
          Q
14
          Α
               Yeah.
15
          Q
               So here -- here's my question, then.
16
               Go ahead.
          Α
17
               You just didn't recall any of the events
          Q
     prior to the collision?
18
19
          Α
               No.
20
               Do you know why you left the roadway?
          Q
21
               No.
          Α
22
          Q
               Did you fall asleep?
23
          Α
               I -- no, I don't think so, as it was still
2.4
     day. So what they told me is that I had lost
25
     consciousness.
```

```
Page 66
 1
               Well, you lost consciousness after the
     impact with the homes, didn't you?
 2
 3
               How would I remember when that would have
 4
     happened?
 5
               You don't know when you lost consciousness,
          0
 6
     do you?
 7
          Α
               No.
 8
          0
               You could have lost consciousness after you
 9
     made impact with the houses, couldn't you?
10
               Again, I -- I -- I have no idea when that
          Α
11
     was. All I know is I have no recollection of any of
12
     that.
13
               You could have gone to sleep at the wheel.
14
     True statement?
15
               Say that again, please.
16
               It is possible you --
          Q
17
               MR. FRANZ: Objection; calls for
18
     speculation.
19
               MR. PIGNATO: There's another objection.
               MR. FRANZ: I'll let him answer.
20
21
               MR. PIGNATO: No, no, no. That's not a
22
     form objection.
23
               MR. FRANZ: Calls for speculation.
                                                    I'm
2.4
     instructing the witness to answer.
25
               MR. PIGNATO: You're instructing him to
```

```
Page 67
 1
     answer after you've just told him how to answer?
 2
               MR. FRANZ: I have not told him how to
              Counsel, just proceed with your deposition.
 3
     answer.
 4
               MR. PIGNATO: You're running a tab,
 5
     Counsel.
               (By Mr. Pignato) Mr. Milanovic --
          Q
               Yes.
          Α
 8
               -- is it possible you fell asleep?
 9
               I do not think so as there's strips that if
     you fall asleep they -- they wake you.
10
11
               In my opinion, no, I do not think so.
               If you fall asleep, who wakes you?
12
          Q
13
               The strips on the road. They make a very
          Α
14
     loud sound.
15
               How heavy was your vehicle at the time of
     this accident?
16
17
               I couldn't tell you. I don't recall.
18
               Do you recall what you were hauling?
19
          Α
               No.
20
               You don't recall the weight of the cargo?
          Q
21
                    Every day it's different, so I would
          Α
22
     not know, sir.
23
               You told the officer that you were not
2.4
     aware of any medical condition that have -- could
25
     have caused or should have caused your
```

```
Page 68
 1
     unconsciousness.
 2
               Do you recall saying that?
 3
               That's correct. I don't recall anything
 4
     at -- at the scene. All I remember is at the
 5
     hospital. When he came up to me, that's what I
 6
     remember towards me leaving, but other than that, I
     don't remember any conversation I had with him.
7
8
               You're not aware of any medical condition
9
     that you had that would have caused you to become
     unconscious while driving, are you?
10
11
          Α
               No.
12
               Prior to this accident, you had not
13
     previously ever suffered any unconsciousness, have
14
     you?
15
          Α
               No.
16
               You weren't previously involved in any
17
     vehicular accidents, including trucks and autos,
     where you lost consciousness, were you?
18
19
               No.
                    No.
          Α
20
               And you didn't have any medical conditions
21
     prior to this accident that caused you to lose
22
     consciousness, correct?
2.3
          Α
               No.
               Now let's talk about since this accident.
2.4
25
               Have you seen any doctors or healthcare
```

```
Page 69
     professionals to try to find out why you may have
 1
 2
     lost consciousness on the day of this accident?
 3
               Well, there at the hospital they told me
 4
     that it wasn't uncommon. They told me that they've
 5
     dealt with it before. And I guess the scans didn't
 6
     show anything serious, so, yeah, like that.
               Well, when they say --
 8
          Α
               They took --
 9
               When they said to you they've "dealt with
          0
     it before, " how did you interpret that to mean?
10
11
               As they've dealt with it before. They told
     me that a loss of consciousness wasn't entirely
12
13
     uncommon.
14
               You were injured in that accident, weren't
          Q
15
     you?
16
               Yes.
          Α
17
               You suffered an injury to your head, didn't
          Q
18
     you?
19
               Yes.
          Α
20
               And you lost consciousness as a result of
21
     this accident, didn't you?
22
               I -- what they told me is that I was
23
     unconscious before it happened, so --
2.4
               Now, who told you that?
25
               The doctors and somebody -- maybe the
          Α
```

```
Page 70
     paramedics. They told me that they saw me
 1
 2
     unconscious before it happened.
 3
               Now, how is it possible that the
 4
     paramedics --
 5
               I --
          Α
 6
               -- saw you unconscious --
 7
               I -- I'm not -- no, no, no. Sorry.
 8
     was the paramedics. There was -- I don't remember,
 9
     but maybe the police. When we were talking -- maybe
     it was with the police -- that they told me that
10
11
     before the incident happened, that I was stooped over
                 Somebody did. I don't recall whoever.
12
     the wheel.
13
     It's still hazy.
14
               I just want to make sure that I'm clear and
15
     that this record is clear. Is it your testimony,
16
     sir, that you believe somebody told you that you were
17
     stooped over the wheel before you left the roadway?
18
                     Somebody at some point told me that.
               Yes.
19
     I -- I don't remember who.
20
               Do you know how anybody could have seen you
21
     before you left the roadway?
22
               I think they said that somebody saw.
                                                     I
23
     don't know who. I don't remember exactly. Somebody
2.4
     that was there. I don't know. I don't remember.
25
     was obviously a traumatic event, so I don't recall
```

```
Page 71
 1
     everything.
 2
               But you would expect a trauma team at a
     trauma center to have the opportunity to see and
 3
 4
     treat patients who have been involved in auto
     accidents and rendered unconscious as a result of the
 5
 6
     accident, wouldn't you?
               I don't -- can you repeat the question
 7
     again?
 8
 9
                      Don't trauma centers typically or
     often treat patients who have been involved in auto
10
     accidents?
11
12
               I suppose they do.
               And would you -- do you think it's logical
13
14
     that a large number of those auto accident victims
15
     that go to trauma centers lose consciousness for a
16
     period of time after the accident?
17
               I'm not a medical professional. I don't
     know who loses consciousness for what reason.
18
19
               Have you read any of your medical records
20
     from this accident?
21
          Α
               No.
22
               Aside from your attorney, has anyone told
23
     you what those records say?
2.4
          Α
               No.
25
               Do you know if any of those records
          Q
```

```
Page 72
     indicate that you lost consciousness before you left
 1
 2
     the roadway?
 3
               I have no idea.
 4
               Do you agree with me, sir, that the CAT
          Q
 5
     scans taken of your head and the rest of your body
 6
     were normal?
               I have no idea what they showed. You'd
 8
     have to talk to the people that took those scans.
 9
               Well, they're in the records, but you
          0
10
     haven't seen those records, have you?
11
               I -- I am not qualified to read CAT scan.
          Α
               Do you recall --
12
13
               But the test was -- I recall vaguely
14
     talking to the doctor and -- yeah, vaguely, that it
15
     wasn't, I don't know, a brain tumor or something.
16
     So, yeah, vaquely.
17
               And four hours after you were taken to the
18
     hospital, you left the hospital, didn't you?
19
               I don't remember how many hours it took.
20
               You felt well enough to leave, though, when
          Q
21
     they said you could leave, didn't you?
22
               I vaguely remember that day whatsoever.
                                                         Ι
23
     don't think that I was -- in my opinion, I don't
2.4
     think I was ready to leave, but they told me and --
25
     what to do.
                 I left.
```

```
Page 73
 1
               So you believe it was the hospital doctors
 2
     and staff who told you you had to leave?
 3
               It was -- they did everything that they did
 4
     and they gave me some new clothes and that was it.
 5
               Have you had -- experienced --
          Q
 6
          Α
               I --
               Go ahead. I'm sorry.
          0
 8
          Α
               No, that's it.
 9
               Have you experienced a similar medical
          Q
     event or episode since the day of this accident?
10
11
          Α
               No.
12
               Is it accurate, then, to say the one and
13
     only time in your life that you may have lost
14
     consciousness was on August 8, 2020, when you left
15
     the roadway?
16
          Α
               Yeah.
17
               And you recognize, don't you, that it's
     possible that you drifted off to sleep prior to
18
19
     leaving the roadway, don't you?
20
               I don't think that was the case, no.
21
               Have you seen any medical physician or
22
     professional since August 8, 2020, who has indicated
23
     to you that you suffered a medical event or episode
2.4
     causing you to leave the roadway?
25
               Say that again, please.
          Α
```

```
Page 74
 1
               Has any doctor told you, after August 8,
 2
     2020, that you suffered some medical episode that
 3
     caused you to lose consciousness?
 4
          Α
               I think -- I think that I -- the last one
 5
     told me that it -- it could have been due to fatigue
 6
     and to dehydration or something; that it -- that
 7
     there was too many variables for them to pinpoint why
 8
     it happened.
 9
               Who told you that?
          0
10
          Α
               But they told -- some doctor. I can't
11
     recall.
               Is it a doctor that you saw after August 8,
12
          0
     2020?
13
14
               I don't recall. I think the one at the
15
     hospital told me it was sudden loss of consciousness.
16
               Have you seen any doctors since August 2020
          Q
17
     for the purpose of trying to find out why you lost
18
     consciousness on August 8, 2020?
19
               I don't think so.
20
               In other words, in my effort to get all
21
     your medical records I have obtained medical records
22
     for August 8, 2020, the date of this accident.
23
     You're not aware of any other medical records?
2.4
               No, I don't think so.
25
               And that's because you haven't seen any
          Q
```

```
Page 75
     other doctors or healthcare providers about the
 1
 2
     possibility that you may have suffered or gone
     unconscious for a period of time on August 8, 2020.
 3
 4
     Is that a true statement?
 5
               Say that again, please.
 6
          Q
               The reason you haven't -- hold on.
               MR. PIGNATO: Tell you what, I'm ready to
 8
     pass the witness.
 9
               Rodney, go ahead.
10
               MR. FRANZ: Hold on. Mr. Milanovic, do you
     need a break at all?
11
12
               THE WITNESS: Can I have a five-minute one?
13
               MR. PIGNATO: Sure.
               MR. FRANZ: Yeah, sure. Of course.
14
15
               MR. STEWART:
                             Certainly.
16
               THE WITNESS:
                             Okay. Thank you.
17
               (Recess taken from 3:14 p.m. to 3:19 p.m.)
18
                      DIRECT EXAMINATION
19
     BY MR. STEWART:
20
               Mr. Milanovic, my name is Rodney Stewart.
21
     I represent a fellow by the name of Randy Lundy.
22
     Mr. Pignato showed you some pictures earlier of some
23
     damaged homes, and I'll tell you that Mr. Lundy owned
2.4
     one of those homes there.
25
          Α
               Okay.
```

```
Page 76
 1
               So I'm going second here, so that's good
 2
               There's a lot of questions that I might
     and bad.
 3
     have that Mr. Pignato has already asked. At the same
 4
     time, I might repeat some of his questions and I
 5
     apologize for that. Okay?
 6
               That's fine. Just go ahead.
               All right. Let me start with your height
 8
     and weight.
 9
               5'10", 5'9". Let's say 160, 170 pounds.
          Α
10
          Q
               Earlier you were talking about the things
11
     you do to kind of stay in shape and stay active. You
     mentioned swimming and -- and tennis when -- when
12
13
     weather permits on the tennis and soccer.
14
               What else do you do? Do you -- do you go
15
     to a gym? Do you work out?
16
                    I don't go to a gym, but I try to stay
          Α
               No.
17
     active.
              A bit of hiking, you know. I would say I'm
     fit.
18
19
               And you look fit. In staying fit and any
20
     exercise that you've done over the years, have you
21
     ever experienced any difficulty with exercise, such
22
     as being lightheaded or dizzy?
23
          Α
               No.
                    No.
2.4
               Have -- have you ever, while exercising,
25
     seen spots or stars while you were exercising?
```

```
Page 77
 1
          Α
               No.
 2
               When you get up from a seated position or
     get out of bed from a -- from a prone position, do
 3
 4
     you ever get lightheaded upon standing?
 5
          Α
               No.
 6
               Do you ever see spots or stars?
          Α
               No.
 8
               Okay.
                      Before the accident, the August 8,
 9
     2020, accident, that brings us here today, had you
     ever had any history of losing consciousness for any
10
11
     reason?
12
          Α
               No.
13
               Have you ever sustained any head injuries
14
     or concussions that you recall?
15
          Α
               No.
16
               Have you ever had any episodes of blacking
17
     out or passing out before August 8, 2020?
18
          Α
               No.
19
               So in -- I think you said you're 38 now, so
20
     you would have been roughly 36 at the time of the
21
     accident. You had never blacked out or passed out or
22
     lost consciousness before in your lifetime. Is that
23
     true?
2.4
               Yes.
          Α
25
               How about fainting?
                                     Some people use
          Q
```

```
Page 78
 1
     different terminologies. Some might say blacking
 2
     out, passing out, fainting are all the same thing.
 3
     Some might say there's a difference. A doctor might
 4
     say there's a difference.
 5
               But just so that I'm thorough here, have
 6
     you ever had any difficulty with fainting before --
 7
          Α
               No.
 8
          Q
               -- this accident?
 9
          Α
               No.
10
               Collapsing of any kind?
          Q
11
          Α
               No.
12
               All right.
          Q
13
          Α
               No, nothing.
14
               Before this accident, had you ever seen a
          Q
15
     doctor for any of those things? Dizziness, for
16
     example.
17
          Α
               No.
18
               Losing consciousness?
          Q
19
          Α
               No.
20
               Blacking out?
          Q
21
          Α
               No.
22
               Passing out?
          Q
23
          Α
               No.
2.4
               Fainting or collapsing?
          Q
25
          Α
               Huh-uh. No.
```

```
Page 79
 1
          0
               And earlier I think you answered this.
 2
     Sir, you don't have any chronic conditions such as
 3
     high blood pressure, do you?
 4
               No, not that I know of.
          Α
 5
               Diabetes?
          0
 6
          Α
               No.
               Let's go back. You said you had a
 8
     girlfriend that was a doctor. I suppose that could
 9
     have its advantages and disadvantages. You said --
10
               Somewhat.
          Α
11
               You said from time to time she might, like,
     take your blood pressure in the living room or
12
13
     something, right?
               Yeah. Yeah.
14
          Α
15
               Was that for any particular medical reason
16
     or was she just -- you know, just something she did
17
     because she had the equipment?
18
               No, just to see. You know, just like a
19
     general thing. So, yeah, she would. Like a pulse
20
     and pressure. So, yeah, everything was normal.
21
               Okay. How long -- what time period was
22
     that? I don't want to get into your personal life
23
     too much, but what time period?
2.4
               No, no, that's fine. Say, like, three,
25
     four years ago.
```

```
Page 80
 1
               Okay.
          Q
 2
          Α
               Yeah.
 3
               And how long was she your girlfriend?
          Q
 4
          Α
               Maybe three years.
 5
                      So you and she -- if I've got the
          0
               Okay.
     time line straight, the accident was about two and a
 6
 7
     half years ago. And then about a year or so before
 8
     that you had a three-year stretch where you had a
     doctor as a girlfriend?
 9
10
          Α
               Yes.
11
               Okay. And you never had any health
     problems, she never had any concerns, and she would
12
13
     kind of give you kind of a perfunctory health exams
14
     at home?
15
               Yeah, you could say that.
16
               Okay. You've never -- you've never had any
          0
17
     chronic conditions such as -- I think I covered high
18
     blood pressure -- diabetes?
19
               No, not that I know of, no.
20
               You've never seen a doctor, had any chronic
21
     conditions associated with hyperglycemia or any other
22
     problems with your blood sugars or insulin?
23
          Α
               No.
2.4
               As far as you know, you've never had any
25
     liver problems?
```

```
Page 81
 1
          Α
               No.
 2
          Q
               Problems with your heart?
 3
          Α
               No.
               Lung problems?
          Q
 5
          Α
               No.
 6
          Q
               Cancer?
 7
          Α
               No.
 8
          Q
               So I think I understand. You guys are on
 9
     socialized medicine in Canada, as well as Serbia?
10
               Yes.
          Α
11
               So you don't really have a -- here in the
12
     states we would call it a "primary care physician."
13
     Or Mr. Pignato, I think, called it a "general
     practitioner" or a "family doctor."
14
15
               We don't -- I don't have one here, no.
16
               Okay. And, likewise, what about
17
     pharmacies? When you go to -- when you go to a
18
     pharmacy there in Serbia or Canada, is it like a --
19
     like we think of a pharmacy here like a CVS or a
20
     Walgreen's or something?
21
          Α
               Similar, yes.
22
               Do you -- do you have a regular pharmacy
23
     that you go to in Serbia?
2.4
               Not really, since I don't take any
25
     medication.
```

```
Page 82
 1
          0
               And same for Canada?
 2
          Α
               No.
               So -- so same deal with Canada, because you
 3
          0
 4
     don't take any medications you didn't have a regular
 5
     pharmacy?
               No, I don't, other than -- I don't remember
 6
 7
     the last time I took anything that required a -- a
 8
     prescription.
 9
               Well, let me ask you about the differences
10
     between the countries. Here in -- in the U.S. for
     most medications, except for what we call
11
     "over-the-counter medications," you have to have a
12
13
     doctor's prescription.
14
               Is that true in Serbia and Canada that for
15
     a certain strength or type of medication --
16
               Other than Advil or Tylenol, regular stuff,
          Α
17
     yeah, you obviously do need the prescription, yes.
               Okay. And you don't recall the last time
18
19
     you had a prescription for anything?
20
               No, I don't.
          Α
21
               Has it been longer than -- longer than five
22
     years?
23
               I would say yes. Probably yes.
                                                 I had an
2.4
     ear infection years ago that I needed a prescription
25
           That's the only thing I can remember.
     for.
```

```
Page 83
               Okay. And since the accident happened,
 1
 2
     since August 8th of 2020, I understand from your
     earlier testimony that you've had no episodes of
 3
 4
     dizziness; is that true?
 5
          Α
               No.
 6
               So it is true?
          Α
               Yes.
 8
          Q
               Since the accident, have you lost
 9
     consciousness?
10
          Α
               No.
11
               Have you blacked out or passed out for any
          0
12
     reason?
13
               No.
          Α
14
               Fainted or collapsed for any reason?
          Q
15
          Α
               No.
16
               Since the accident, have you had any
     unusual headaches?
17
18
          Α
               No.
19
               Have you felt tired?
          Q
20
                    Well, at times, I guess.
          Α
               No.
21
               Sure, we all get -- we all get tired, but
22
     anything unusual, like prolonged periods of tiredness
23
     or fatigue?
2.4
          Α
               No.
25
               Have you -- since the accident, have you
          Q
```

```
Page 84
 1
     had any memory problems?
 2
          Α
               No.
 3
               Since the accident, have you had any
 4
     periods where you've -- where you've felt weak,
 5
     weaker than normal?
 6
          Α
               No.
 7
               So would it be accurate to say that in the
 8
     ten days prior to the motor vehicle accident in
 9
     August of 2020, you did not take any medications; is
10
     that true?
11
               No. No, none.
          Α
12
               So no medications?
13
          Α
               No.
               I think we're getting several double
14
          Q
15
     negatives in here and that's my fault.
               No, no, no. I -- I had nothing. I hadn't
16
          Α
17
     taken anything.
18
               All right.
19
               Like nothing -- not even Advil or nothing
20
     like that.
21
               And before the accident, do you remember
22
     how long it had been since you had taken anything, an
23
     Advil, over the counter, prescription, anything at
2.4
     all?
25
                    It has been a long time.
          Α
               No.
```

```
Page 85
 1
               Years maybe?
          0
 2
               Probably. I'm not one to take anything,
 3
     even for headaches. So it's been a while.
 4
               And then since the accident occurred, they
          Q
 5
     may have given you some medication there at the
 6
     hospital because my memory is that you were banged up
 7
     pretty good. You had a neck injury and an ankle
 8
     injury, correct?
 9
          Α
               Yep.
10
               So they may have given you some
11
     medications, like pain medications, at the hospital.
12
               I -- I -- again, I have no recollection of
13
     that, so whatever they gave me, they gave me while I
     was semi-conscious, but after that I -- I took
14
15
     nothing. As soon as I left, nothing.
16
               All right. So as far as you know, even
17
     if -- even if they gave you a sample or a few days
     supply at the hospital, you didn't --
18
19
               They didn't.
          Α
20
               Okay. You didn't take anything after you
21
     left the hospital?
22
          Α
               No.
23
          Q
               No medications at all?
2.4
               Zero.
          Α
25
               All right. This is a broad question.
          Q
```

```
Page 86
 1
               Since the accident, since August 8, 2020,
 2
     have you taken any medications for any reason that
 3
     you can think of?
 4
          Α
               No.
               Where you live -- and others may live there
 5
 6
     with you, so it may not be yours, but where you live,
 7
     do you keep any medications on hand,
 8
     over-the-counter-type medications like an Advil or a
 9
     Tylenol or anything like that?
10
          Α
               In the apartment, I suppose there's
11
     over-the-counter stuff, yeah.
               But it's not anything that you can think of
12
13
     that you've taken even a single dosage of since
14
     August of 2020?
15
          Α
               No.
16
               On August the 8th, if you remember -- and
17
     I'm trying to understand a little bit about what you
18
     remember and what you don't. So you have said
19
     several times in the deposition that you don't
20
     remember anything about that day.
21
               I want to -- I want to explore that a
22
     little bit. Okay?
23
          Α
               Okay. Go ahead.
2.4
               So the records indicate -- that Mr. Pignato
25
     was showing you earlier, your logbooks --
```

```
Page 87
 1
          Α
               Uh-huh.
 2
               -- show that on that day, August the 8th,
 3
     it appears that you started your day -- let me get
 4
     there.
 5
               And, Ms. Butterworth, can you -- can you
 6
     put that back up again, the logbooks for the date of
 7
     the accident, August the 8th.
                              Yeah, she's doing it.
 8
               MR. PIGNATO:
 9
               MR. STEWART:
                              Thank you, Jerry.
10
                              What day do you want?
               MR. PIGNATO:
11
               MR. STEWART: August 8, which I believe is
12
     Highlight 348.
13
               (Document is displayed).
14
               (By Mr. Stewart) So it appears,
15
     Mr. Milanovic, that you started your day in -- near
16
     Fancy Creek, Illinois.
17
          Α
               Okay.
18
               Do you remember where you -- where you
19
     parked and slept that night?
20
          Α
               I do not.
21
               Okay. Is that because of, like, your
22
     injuries from the accident, or is that just because
23
     when you're a truck driver these things tend to run
2.4
     together?
25
               Option B. I would say because they run
          Α
```

```
Page 88
 1
     together.
 2
               Okay.
                      I --
 3
               It was some stop, but where -- yeah, I --
 4
     just because it's so repetitive.
 5
               Do you have a general memory of -- of -- I
 6
     think you started this direction -- Oklahoma
     direction, that is --
 7
 8
          Α
               Uh-huh.
 9
               -- in -- from Ontario, Canada, maybe a day
10
     or so before -- before this accident.
11
               Do you remember your -- like, the details
     of your trip? Like, you went from Ontario to -- I
12
13
     don't know, I'm making this up -- Chicago, et cetera?
14
     Do you remember that?
15
               All -- I do -- what I vaguely remember is
16
     going down south -- southwest, obviously, towards
17
     southwest. And other than that, I couldn't tell you
18
     at all where. So --
19
               Do you remember your -- do you remember
20
     your destination?
21
               I do not.
          Α
22
               Okay. And so Fancy Creek, Illinois,
23
     Joplin, Missouri, Choctaw, Oklahoma, these -- these
2.4
     places along your route that day, I take it you don't
25
     remember anything about any of those places; is that
```

```
Page 89
 1
     true?
 2
                    It's just highway for me.
                                                I know I've
     been through Joplin before, but other than that it's
 3
 4
     just highway. So --
 5
               Okay.
          Q
 6
               -- that's my recollection.
 7
               Do you have any way of recollecting what
 8
     you ate and drank that day?
 9
          Α
               No.
10
               MR. STEWART: Ms. Butterworth, if you
11
     could, leave -- keep that driver log handy, but --
12
     but stop sharing the screen in case we need to come
13
     back to it.
14
               Thank you.
               (By Mr. Stewart) So you don't remember --
15
16
     you won't be able to tell the Court and jury anything
17
     you ate or drank that day?
18
          Α
               No.
19
               Generally, what was your -- what was your
20
     protocol? Did you pack food with you when you would
21
     leave Ontario or -- or just stop along the way when
22
     you fueled, grab stuff from the truck stop?
23
               Mostly, yes, because at the border they
     would check for foods and, yeah, it's a problem if
2.4
25
     you have meat or whatever. So on the way would be --
```

```
Page 90
 1
     there's restaurants and stuff at the stops, so
 2
     regular breakfast, regular lunch at a diner, but
 3
     exactly what it was, I could not tell you.
 4
               What did you tend to drink in the -- in the
          Q
 5
     cab as you drove? What was your drink of choice?
 6
     What did you carry with you to drink?
 7
               Water. Lots of water. Gatorade, things
 8
     like that.
 9
               What about caffeinated beverages? Are you
          0
     a coffee drinker?
10
11
               I'm not.
          Α
               Sodas? Caffeinated sodas at all?
12
13
               No.
          Α
14
               All right. So your -- your drinks of
          Q
15
     choice were, like, water and Gatorade?
16
               Yeah, yeah. Juice, orange juice, apple
          Α
17
     juice, things like that.
18
               To the -- to the extent that you -- to the
19
     extent that you made purchases, expenses, along the
20
     way from Ontario to the location where the accident
21
     happened, what would have been your payment method?
22
               How would you have paid for food and -- and
23
     meals and that sort of thing?
2.4
          Α
               Cash.
25
               Did you keep or maintain your receipts for
          Q
```

```
Page 91
     any reason, or for bookkeeping purposes, or tax
 1
 2
     purposes?
 3
                         It's -- it's small dollar amounts
 4
     and I wouldn't have been able to claim that anyways.
 5
     That's -- I would get cash in Canada and then spend
 6
     it along the way. It was never a significant amount,
 7
     five, ten dollars here and there and that's it.
 8
               I may have asked you this already. If I
 9
     have, I apologize.
10
               Since the accident -- since you left the
11
     hospital, let me put it that way. Since you left the
     hospital shortly after the August 8, 2020, accident,
12
     have you seen a doctor for any reason?
13
14
          Α
               I don't think so. I may have. I don't
15
     recall.
16
               If you may -- if you have in the last two
17
     and a half years -- and it wouldn't surprise me if
     you did -- did -- did any doctor's visit you've had
18
19
     in the last two and a half years pertain to the
20
     accident at all?
21
               I don't think so.
          Α
22
               Did any doctor that you may have seen in
23
     the last two and a half years have anything to do
2.4
     with any medical condition that you were concerned
25
     about because of the accident?
```

```
Page 92
 1
               I don't think so. I may have asked -- I
 2
     don't remember.
                      I may have asked in Canada during a
 3
     checkup, but vaguely. I -- I don't remember really.
               I want to -- I want to drill down a little
 4
          Q
 5
     bit on what you just said.
 6
          Α
               Go on.
               So you're saying it's possible that
 8
     sometime after the accident, upon your return to
 9
     Canada, whenever you next had a regular checkup you
10
     may have mentioned the accident to the doctor?
11
               Yeah, I -- maybe here or in Canada. I -- I
          Α
     really don't recall.
12
13
               Let me ask it this way.
          Q
14
               I remember --
          Α
15
               Go ahead. Go ahead.
16
               No, I -- I did talk to my ex-girlfriend
          Α
17
     about it, though. I remember that.
18
               When you say you talked to her about it --
19
               Yes.
          Α
20
               -- did you -- did you reach -- you all were
21
     not -- you had broken up. You were no longer an item
22
     at the time of the accident, right?
23
          Α
               Yes.
2.4
               All right. But you were still on good
25
     enough terms that --
```

```
Page 93
 1
          Α
               Yes.
 2
               -- sometime between then and now you may
     have spoken with her?
 3
 4
          Α
               Yeah.
 5
               All right. And you're saying that in one
 6
     of your conversations with her you may have mentioned
 7
     the accident?
 8
          Α
               Yeah.
 9
               From a medical standpoint, did you have any
10
     questions for her or concerns, or were you just
     telling her generally that you had an accident?
11
12
               No, I just generally told her and just --
13
     because, obviously, I was worried. And, yeah, it was
14
     something along the lines of, if the CAT scan or
15
     whatever, MRI are good, it's -- it's nothing too
16
     serious. So something along those lines.
17
               All right. And the reason I think you're
18
     telling us that you were worried or concerned is that
19
     you don't know why you left the roadway and --
20
          Α
               No.
21
               -- to the extent you may have a medical
22
     problem, it might be worth asking a doctor about?
23
          Α
               Yeah. You know, all sorts of things go
2.4
     through your head.
25
               All right. So you don't -- if I were --
          Q
```

```
Page 94
 1
     I've got here on my list of questions to ask you the
 2
     last thing you remember before leaving the roadway.
 3
               It would be I was calculating where to take
 4
     a break.
 5
               How do you go about that calculation?
          0
 6
               By following the signs.
 7
               What do you mean by "calculating"?
 8
     you -- are you saying you're just looking for a good
 9
     place to pull over?
10
          Α
               Yeah.
               Did you feel like you needed a break?
11
               I believe I had to take one. It was -- I
12
13
     was running out of time legally.
14
               Can you -- can you tell -- Ms. Butterworth
15
     can put the log back up.
16
               Can -- can you tell us what you mean by you
17
     were "running out of time legally"?
18
               That's the best I can tell you.
19
     believe was that at some point I had to stop.
20
               So you -- you just remember there being --
     you having some sense of urgency that your -- that
21
22
     you needed to -- that you needed to take your break
23
     soon?
2.4
               Well, I wouldn't say a sense of urgency,
25
     like you always do that every day. Where am I going
```

```
Page 95
 1
     to stop next?
 2
               MR. STEWART: Yeah. Ms. Butterworth, if
 3
     you could, could you zoom in on this document and
 4
     move it down slightly so we see the first entries of
 5
     Yukon, Oklahoma?
 6
                (Document is displayed).
 7
               (By Mr. Stewart) Okay. So if I'm
 8
     interpreting this document correctly, you -- well,
 9
     how do you interpret this?
10
               So I see driving for three hours and 16
     minutes and 15 seconds.
11
12
               Uh-huh.
13
               Kind of in the middle here where it says
14
     "Five miles east/southeast of Joplin, Missouri."
15
          Α
               Uh-huh.
16
               And then the next entry says you were on
17
     duty. And I think we've established that means the
18
     truck is not in motion, right?
19
          Α
               Uh-huh.
20
               And so it -- so it appears that you were on
21
     duty, meaning not driving for three minutes and 11
22
     seconds near Choctaw.
23
          Α
               Uh-huh.
2.4
               Yes?
          0
25
               Yes.
                     That's what it says.
          Α
```

```
Page 96
 1
               Yes. And then you drove another 27 minutes
          0
 2
     and 14 seconds?
 3
          Α
               Uh-huh.
 4
               Same general location, nine miles north,
          Q
     northwest of Choctaw?
 5
 6
          Α
               Uh-huh.
               And then you were on duty -- so -- so do
 7
 8
     you remember what was happening in Choctaw, Oklahoma?
 9
               No, I -- I would not remember.
10
               Okay. So -- so being a truck driver, what
          Q
11
     do you -- three minutes and 11 seconds you stop
     driving. So you were -- you had been driving for
12
13
     three hours and 16 minutes, according to this.
14
                     It could be a variety of things, such
               Yes.
15
     as a stop or -- I mean, it could be many different
16
     things. But that goes automatic. If it's -- if it
17
     stops, it automatically switches if it's not moving
     after a few minutes.
18
19
               So -- so --
          Q
20
               So it could be --
21
               So if you pulled over on the side of the
22
     road for some reason, stretch your legs, go to the
23
     restroom on the -- I'm not suggesting you use the
2.4
     shoulder of the road.
                            Okay?
25
          Α
               Yep. Yeah.
```

```
Page 97
 1
               But if you pulled over for any reason, your
 2
     vehicle was not moving for a few minutes --
 3
               Uh-huh.
 4
               -- that would register as on duty?
 5
               Or off, depends on the system, how it is.
          Α
     I'll put it on off, but it can be on. I -- I don't
 6
     know. It does that on its own.
 7
 8
               But what you think it's tied to is the
 9
     vehicle not being in motion?
10
               Yeah, absolutely it is. If it's -- if it's
          Α
     in motion, it would put me as driving, yes.
11
               All right. So I'm generally familiar with
12
13
     that route from Joplin to Choctaw and particularly
14
     the Choctaw part of it.
15
          Α
               Uh-huh.
16
               And -- and I'm -- I'm telling you I don't
17
     believe you could have exited, gotten off the road
18
     somewhere at a business such as a truck stop or
19
     something like that, and then got back on the road
20
     and all of that in three minutes and 11 seconds.
21
     Okay?
22
          Α
               Okay.
23
               So with that in mind, do you have any
2.4
     recollection, number one, or even any quesswork, as
25
     to what you were doing stopped in Choctaw, Oklahoma,
```

```
Page 98
 1
     for three minutes and 11 seconds?
 2
               No, I have no idea. Say if there's a
 3
     traffic jam or something and I'm stopped, it would
 4
     switch my status without me doing it.
 5
               But you don't remember that, either.
 6
     don't remember a traffic jam or a traffic problem or
     anything like that?
 7
 8
          Α
               No, I don't recall, but that -- that
 9
     happens daily. Daily. Every -- almost every single
10
     day.
11
               All right. So -- so the last -- so you
     have no recollection. You will not be able to
12
13
     provide the Court or jury any evidence of why you
14
     went off duty near Choctaw, Oklahoma, for three
15
     minutes and 11 seconds?
16
               I don't recall.
          Α
17
               Okay. But the last thing you remember is
18
     sensing that it was -- it was time for a break and
19
     you were calculating, when is the next kind of
20
     opportunity by looking at the street signs?
21
          Α
               Yes.
22
               Okay. And do you remember what your
     thought process was in that regard, like what -- what
23
2.4
     you were looking for? What is it about the road
25
     signs that would tell you, "Oh, this would be a good
```

```
Page 99
 1
     place for a break"?
 2
               No.
                    In general it's the same every day of
 3
     what I -- I will see. If it's a service area or a
 4
     stop 30 miles away or something like that.
 5
               All right. So you might be looking for
 6
     signage that indicated maybe lots of restaurants
     or -- or something like that?
 7
 8
               Anything. There's always signs.
 9
     generally you kind of have an idea. If it's next to
     a city, there's always some, so, yeah, like that.
10
11
               GPS also tells you on the screen, next area
     40 miles or -- you know, you generally
12
13
     cross-reference.
14
               So you indicated that in the -- in the U.S.
15
     you have a cutoff -- absolute cutoff at 11 hours of
16
     driving per day, correct?
17
          Α
               Yes.
               If you look up at the top of this log in
18
19
     bold print on the right corner it says, "Ten hours,
     18 minutes, 45 seconds." Agreed?
20
21
          Α
               Uh-huh.
22
          0
               Yes?
23
          Α
               Yes.
2.4
               So is that what you're referring to?
25
     weren't looking just for your next break, you were
```

```
Page 100
 1
     looking for your overnight break, right?
 2
               I suppose so. I don't recall.
 3
          0
               Well, you wanted to comply with the law,
 4
     right?
 5
          Α
               Yeah.
 6
               So you weren't going to drive beyond 11
 7
     hours, were you?
 8
          Α
               No.
               Would you get some kind of alert or
 9
10
     anything in your vehicle? Would the computer take
11
     over or would you get some kind of message if you
     attempted to drive for more than 11 hours?
12
13
          Α
               Yes.
14
               What does that sound like or look like?
          0
15
               It just gives you a warning on the sign --
16
     on the -- it gives you like a pop-up that you --
17
               When do you -- when do you start getting
18
     those pop-ups? Say if you've got an 11-hour limit in
19
     the U.S. or a 13-hour limit in Canada, how long
20
     before that cutoff do you start getting the alerts?
21
          Α
               I think one hour. I could be wrong, but it
22
     gives you -- it gives you enough that you would know.
23
                      So you think -- now, looking at
          Q
               Okay.
2.4
     this, if it's true what the log shows is that --
25
     which is you drove for ten hours, 18 minutes and 45
```

```
Page 101
 1
     seconds before the collision. You would have already
 2
     been given -- you would have already received some
     alerts that it was time for you to break?
 3
 4
               Yeah, likely.
          Α
 5
          0
               Okay.
 6
               But you don't really need a -- you know,
 7
     obviously, before -- if you start, you know, at a
 8
     certain time you know when to finish at a certain
 9
     time. So --
10
               When you start getting tired, right?
11
          Α
               Not really. Actually, it's more when the
12
     time is coming up.
13
               Well, what we do know from looking at this
14
     log is that you started the day at 5:00 a.m. in Fancy
15
     Creek, Illinois --
16
               Uh-huh.
          Α
17
               -- and you crashed into these homes in
18
     Yukon, Oklahoma, at 5:40 in the afternoon, correct?
19
               Yeah.
                      Looks like it, yes.
          Α
20
                      So you had 12 hours of hard driving
               Yeah.
21
     before this collision occurred. Agreed? Agreed?
22
          Α
               Yes. Yes.
23
               And do you recall, before the truck left
2.4
     the roadway, whether you were having any type of
25
     unusual symptoms?
```

		Page 102
1	А	No.
2	Q	Were you feeling weak?
3	А	No.
4	Q	Dizzy?
5	А	No.
6	Q	Blurry vision?
7	А	No.
8	Q	Headaches?
9	А	No.
10	Q	Before the truck left the roadway, were you
11	having a	any unusual sensations in your head?
12	А	Not that I recall, no.
13	Q	Your neck?
14	А	No.
15	Q	Your back?
16	А	No.
17	Q	Your abdomen?
18	А	No.
19	Q	Chest?
20	А	No.
21	Q	Shoulders?
22	А	No.
23	Q	Arms?
24	А	No.
25	Q	Hands?
L		

```
Page 103
 1
          Α
               No.
 2
               Legs?
          Q
 3
               No.
          Α
 4
          Q
               Or feet?
 5
               No, nothing out of the ordinary that I
          Α
     recall.
 6
               Let me ask you this. What was your history
 7
          0
 8
     of driving for the Defendant Highlight Motor Group
     before this collision?
 9
10
          Α
               None.
11
          0
               Zero?
12
          Α
               Yes.
13
                This was your first trip for HL Motor
          Q
14
     Group?
15
          Α
               Yes.
16
               When did you last drive for another company
     before this collision?
17
18
               Maybe couple months before.
19
               What was the name of that company?
          Q
20
                It was an owner/op- -- I'm not sure --
          Α
21
     owner/operator, so --
22
          Q
                So you were in a truck for -- for an
23
     owner/operator?
2.4
                      They did many different companies.
25
                That company was also based out of Canada?
          Q
```

```
Page 104
 1
          Α
               Yes.
 2
          Q
               How long did you work for that company?
 3
          Α
               I'm not sure. Maybe a year or so,
 4
     something like that.
 5
               What is it that you -- Mr. Pignato got into
 6
     this just a little bit very early in your deposition
 7
     when we first started.
 8
               So you -- you come to Canada, it sounds
 9
     like, in part, to work, right?
10
          Α
               Yeah.
               To -- to -- to drive trucks. You've done
11
     that for the last five to seven years?
12
13
               Yes.
          Α
14
               So what causes you to leave truck driving
15
     in Canada and -- and return to Serbia?
16
               I live here.
          Α
17
               I -- I understand that, but you're in
18
     Canada and you're driving, presumably you're making
19
     good money, what causes you to -- to go back to
20
     Serbia and -- and not be employed?
21
               The good weather and the lifestyle, let's
          Α
22
     say.
23
               All right. So -- so I'm trying to get this
          Q
2.4
     out of you here. I think we're getting somewhere.
25
               So -- so you drive here -- here, Canada,
```

```
Page 105
 1
     North America. You drive here, make some money, save
 2
     up some money, you really don't have many expenses
 3
     because you're sleeping in the truck, and when home
 4
     starts calling, weather starts getting good, you
 5
     return to Serbia for a while and -- and live off
 6
     your -- the truck driving earnings you made?
               Yeah.
          Α
 8
          Q
               Is that the gist of it?
 9
          Α
               Yes.
10
               Doesn't sound like you do much work and
          Q
     haven't done much work in Serbia since you started
11
     truck driving?
12
13
          Α
               No.
14
               Okay. I'm not judging, I'm just trying to
15
     figure out your -- you know, kind of your patterns.
16
     Sounds like a pretty good deal to me, make some money
17
     and then go home and enjoy the nice weather and all
18
     that.
19
          Α
               Yes.
20
               MR. STEWART: All right. Ms. Butterworth,
21
     you can take this exhibit down.
22
               And let's mark that. Have we done that,
23
            Have we -- have we made any exhibits thus
     Jerry?
2.4
     far?
25
               MR. PIGNATO: Yeah.
                                     In fact, I think the
```

```
Page 106
 1
     logs was Exhibit 1 and I think I did mark it as
 2
     Exhibit 1. I probably failed to mark the ensuing
 3
     photographs. And we can either do those separately
 4
     after the depo or I can mark them collectively as
 5
     Exhibit 2.
               MR. STEWART: If -- Michael, if you don't
 6
 7
     have any objection, we'll wait and do all the exhibit
 8
     marking at the end. Is that all right?
 9
               MR. FRANZ: That's fine.
10
               MR. STEWART: All right. Thank you.
11
               (By Mr. Stewart) Okay. So I -- I just told
12
     her to take them down, and now here I am returning
13
     back to the -- back to the logs. I'm going to go
     through these just -- I don't -- I don't necessarily
14
15
     think we need them on the screen, but I just want to
16
     ask you if this is kind of consistent with your
17
     recollection.
18
               Mr. Milanovic, this was your -- the trip in
19
     which the accident occurred was your first trip for
20
     HL Motor Group, right?
21
               Uh-huh.
          Α
22
          0
               Yes?
23
          Α
               Yes.
2.4
               Now, is there a time zone difference
25
     between Ontario, Canada, and Central Standard Time
```

```
Page 107
 1
     Oklahoma?
 2
               I believe it's one hour.
          Α
 3
          Q
               All right. Now --
 4
          Α
               I think. I could be wrong.
 5
               So just going back, I'm just picking one of
          0
 6
     these days at random --
 7
               Or two hours. I'm not sure.
 8
               Okay.
                      So -- so you've got a time zone
 9
     difference and this is your first trip for this
10
     company, right?
11
               So I'm just looking back through these logs
     and -- and on August the 4th there's virtually no
12
13
     drive time, two minutes 18 seconds. Do you -- do you
14
     know what that's about?
15
          Α
               No.
16
               And then the next day, three minutes and 48
17
     seconds.
               Any clue what that is?
                    Could have been the yard stuff, but --
18
          Α
19
               Right. Right. Did you do any type of a
20
     driving test for them? Could these -- could these
     logs reflect a driving test?
21
22
          Α
               Maybe.
23
               It would be a pretty short driving test, I
2.4
     would think, two minutes and --
25
          Α
               T --
```

```
Page 108
 1
               -- seconds, three minutes and 48 seconds.
          0
 2
               I would probably say that would be
 3
     something in the yard because it always measures you
 4
     moving. So it would be something in the yard like
     re-parking or something, I would guess.
 5
 6
               Well, they've got your name assigned to it.
 7
     Did you go to the yard on August 4th and
 8
     August 5th and just move the truck around the yard?
 9
               Mavbe.
                       I suppose, if it's my name, then,
10
     yes, but I don't recall.
11
               All right. So then on August the 6th we
     get the first significant driving day, and that was
12
     four hours 33 minutes and 28 seconds. And I know
13
14
     you're probably not looking at this, but that's --
15
     the towns mentioned in the location are Brights
16
     Grove, Ontario, Edgeley, Ontario, and Woodbridge,
17
     Ontario.
18
               Does any of that sound familiar, what you
19
     would have been doing for four hour -- four and a
20
     half hours on --
21
          Α
               Yes.
22
               -- August 6th, two days before the
23
     accident?
2.4
          Α
               Yes.
25
               Tell us about that.
          Q
```

```
Page 109
 1
               It's -- Woodbridge would be by the border,
 2
     so I guess heading down south.
 3
               So you think this was part of that same
 4
     journey from Ontario to your des- -- ultimate
     destination?
 5
 6
               Yeah, could have been. Sounds like it.
               And then the day before the accident,
 7
 8
     August 7th, it shows you beginning your journey that
 9
     day at Brights Grove, Ontario, and traveling all the
     way to Fancy Creek, Illinois, a total of nine hours
10
     and 55 minutes of drive time and 509 miles.
11
12
               Does that sound right?
13
               Sounds like a typical day, yes.
          Α
14
               Okay. All right.
          Q
15
          Α
               Yep. Yeah, it sounds like a typical day.
16
               So I'm not sure what's going on with the
          Q
17
     screen.
              It looks like maybe the shared screen is
     off, but there's a big black spot in the middle. Or
18
19
     is that Mr. Milanovic's phone? Is it -- has it gone
20
     dark?
21
               There we go. All right. Thank you.
22
               Okav.
                      If I were to ask you, sir, what you
23
     had to drink in the 48 hours before the collision, do
2.4
     you have any recollection of that?
25
               Water or juice, something like that.
          Α
```

```
Page 110
 1
               And I -- I detect in your answer that
 2
     you're -- you're quessing at that kind of based on
 3
     your norms?
 4
          Α
               Yeah.
 5
                      So would you be able, for example,
               Yeah.
 6
     to tell us how much water, how much juice, how much
 7
     Gatorade?
 8
          Α
               No.
 9
               Regarding your practices, would -- would it
          0
     be your practice -- if you -- if you pulled over to
10
     get something to drink, would -- would it be your
11
12
     practice to buy, like, I don't know, a case of water,
13
     a case of Gatorade, a --
14
               Yeah. Yeah. Always. Always.
                                                There's
          Α
15
     some on the side, so, yeah, always. How many depends
16
     on the day, you know. I remember that day was pretty
17
     hot, so --
18
                      What -- and I predict you are not
               Okay.
19
             August in Oklahoma, August in Joplin,
20
     Missouri, I -- I predict it was really hot. But
21
     what -- what causes you to remember that it was a
22
     really hot day?
23
               It's down south and coming back from up
2.4
     north, I would say that -- that it was pretty hot.
25
               Is this the first time -- is this the first
          Q
```

```
Page 111
 1
     time in a long while that you had --
 2
          Α
               No.
 3
               -- ventured so far south?
 4
          Α
               No. No.
 5
               Well, you previously drove for this other
 6
     company a year or so before you started for the --
 7
     the HL Motor Group.
 8
          Α
               Uh-huh.
 9
               So had you driven down in this part of
10
     the -- part of the world in the summer heat?
11
               Yeah, I have, but -- I have, but, you know,
          Α
12
     you -- being from -- driving, I would say, from
13
     Canada, you -- you always notice a difference,
14
     obviously. And, you know, older equipment, it -- the
15
     air conditioning is never as good as it should be,
16
     so, you know, you notice the heat obviously.
17
               Yeah. Do you remember thinking -- and this
18
     was your first trip for HL Motor Group. Do you
19
     remember thinking that the -- that the air
20
     conditioning is not as good as it should be or you
     would like it to be?
21
22
               Yes, but it's -- with any older equipment,
23
     never is that -- what you want it to be.
2.4
               Riaht.
                       So -- so you -- would you consider
25
     yourself a professional truck driver?
```

```
Page 112
 1
          Α
               Yeah.
 2
               And you understand that you're operating a
 3
     multi-ton piece of equipment that can cause serious
 4
     injury, damages and --
 5
          Α
               Yes.
 6
          Q
               -- you know, death and mayhem, right?
          Α
 7
               Obviously.
 8
          Q
               And so to the extent that it's hot, you're
 9
     in older equipment, maybe there's some air
     conditioning issues, maybe you're not drinking as
10
     much as you're supposed to, you understand that it's
11
12
     your job to stay hydrated while you drive?
13
          Α
               Yes.
14
               And that if it's not safe to drive because
          0
15
     you're dehydrated or because your equipment lacks
16
     sufficient air conditioning, it's your job to pull
17
     over until those situations can be remedied, right?
18
               I would agree with you there.
19
               All right. You can't just keep driving if
     you're dehydrated or hot and tired. You understand
20
21
     that?
22
          Α
               Yes.
23
          Q
               Because if you do, accidents like this can
24
     happen.
              Agree?
25
          Α
               Agree.
```

```
Page 113
 1
               All right. So since this accident occurred
 2
     in August of 2020, other than whatever medical
 3
     providers you saw at the hospital immediately
 4
     afterwards, has any physician identified to you what
     caused you to run off the roadway?
 5
 6
          Α
               No.
               And I want to stop and talk about that now.
 8
     So -- so in responding to some of Mr. Pignato's
 9
     questions I heard you say different things, and we
     need to pin you down because this is an important
10
11
     issue in the case. Okay?
               Nothing to tell me 100 percent, so --
12
13
               I -- I understand, but let's do what we can
14
     here. Okay?
15
          Α
               Okay.
16
               So you mentioned in -- in one of your
17
     answers to Mr. Pignato earlier that -- that someone
18
     at -- I think you said "at the hospital," but I want
19
     to clarify. I want to be fair to you.
20
               Yeah, to the best of my recollection.
          Α
21
               Yeah, somebody at the hospital said that
22
     you could have been fatigued or dehydrated.
23
          Α
               Yes.
2.4
               Do you recall saying that?
25
          Α
               Yes.
```

```
Page 114
 1
               And -- and was that a physician there at
          0
 2
     the OU Medical Center where you were taken?
 3
               I don't recall who it was. I talked to
 4
     many people and I was groggy, so, yeah, I don't
 5
     remember.
 6
               And then you also said, in response to one
     of Mr. Pignato's questions, that -- that someone at
 7
 8
     the hospital may have said you had a sudden loss of
 9
     consciousness, right?
10
               Now, you would agree with me those are --
     those are two different -- I suppose they could be
11
12
     two different things, right?
13
          Α
               Yes.
14
               If you're fatigued and dehydrated, I
          0
15
     suppose you could pass out and lose consciousness,
16
     right?
17
          Α
               Yes.
18
               But fatigue and dehydration would be
19
     something within your control. You agree with that?
20
          Α
               Sure.
21
               All right. If you're feeling dehydrated,
22
     if you're feeling fatigued, it's time to pull over
23
     and stop driving. Agree?
2.4
          Α
               Uh-huh.
25
               Yes?
          Q
```

```
Page 115
 1
          Α
               Yes.
 2
               You shouldn't keep driving if you're
     fatigued and dehydrated to the point that you lose
 3
 4
     consciousness and run off the roadway, right?
 5
          Α
               Correct.
 6
               And if that's what occurred here, you would
 7
     agree the accident would be your fault, and by
 8
     extension, the fault of HL Motor Group. Agree?
 9
               I wouldn't -- I didn't feel that way so I
10
     don't know how I can agree with that.
11
               Well, when you say you didn't feel that
     way, you've kind of said some different things here
12
13
     today. You've -- you've indicated you don't remember
14
     that day at all. Okay? You've said that many times
15
     throughout the deposition.
16
               You've also said that -- that -- that you
17
     remember needing to take your break, that you felt
     like you were looking for your next break stop,
18
19
     right?
20
               Yes, that is -- I remember the -- wanting
21
     to pick the break.
22
               Other than that, meaning the day,
23
     significant parts of it, meaning what happened there,
2.4
     that, I do not remember.
25
               Right.
          Q
                       So --
```

```
Page 116
 1
               The only thing I remember is I was planning
 2
     on stopping at some point.
 3
               All right. But --
 4
          Α
               That's the only thing I remember. I don't
 5
     remember being fatigued or thirsty or anything like
     that. I really do not.
 6
               Okay. But you also don't remember the
 7
 8
     reverse of that. You don't remember feeling, "Hey,
 9
     I'm not fatiqued. I feel great. Life is good, I
     could keep going for another 500 miles." You don't
10
     remember feeling that, either, right?
11
               I have never felt that in my life, no.
12
13
                     Well, I'm just trying to figure out,
               Okay.
14
     are -- are you saying you were not feeling fatigued
15
     or you were not dehydrated, or are you simply saying
16
     you don't recall feeling either of those things?
17
               I don't -- if I had felt that, which I have
18
     in the past, I would have done something about it,
19
     but I don't remember feeling that.
20
               And the something you would have done about
21
     it would be look for a place to pull over and take a
     break, right?
22
23
               Yeah, there's always somewhere close by.
               Okay. And, in fact, that's the last thing
2.4
25
     you remember is looking for a place to pull over and
```

```
Page 117
 1
     take a break?
 2
          Α
               Yes.
 3
               And can you tell us, with any degree of
          0
 4
     certainty, who at the hospital said these various
 5
     things to you, "fatigue, dehydration, loss of
     consciousness," any of that?
 6
 7
               I really don't know. There's many nurses
 8
     and doctors.
                   I -- I don't know. I really cannot
 9
     recall.
10
               And I understand and we lawyers have to
          Q
11
     work through some -- some different legal issues and
12
     so I want to give you a fair chance to -- you know, I
13
     don't want to cut you off. In fact I want to do the
14
     opposite. I want to get as much out of you as I can
15
     regarding who said what.
16
               And so to the extent someone at the
17
     hospital said anything to you like, "You had this
18
     unexplained medical condition that caused you to run
19
     off the road," then we need to drill down and
20
     identify who that person was as best we can.
21
               I know you may not know their name.
22
     respect that, but -- but, number one, did anybody say
23
     anything like that, that you had a medical condition
2.4
     that caused you to run off the roadway?
25
               They -- they said that it was some type of
          Α
```

```
Page 118
 1
     loss of consciousness. I don't know who.
                                                 I don't
 2
     know, again, their names. I -- I --
 3
               You don't remember their title or what they
 4
     were wearing or -- or --
 5
          Α
               No.
 6
               -- or anything like that?
               I didn't even know why I was there.
 7
 8
     so confused. So, yeah, I just asked what I'm doing
 9
     there anyway. So, yeah, I was just looking for
               I didn't have time for that. I was just so
10
     answers.
11
     confused and scared, to be honest. So, yeah.
               Well, speaking of looking for answers, all
12
13
     right -- and I would assume you would want an answer
     as to why you ran off the road two and a half years
14
15
     ago and ran into these houses and these cars.
16
               To this day, in two and a half years, have
17
     you ever been given a diagnosis of a medical event
18
     that caused you to run off the road?
19
               I don't recall, no.
20
               And are you aware of any diagnostic tests
21
     or lab results, chemistry results, et cetera, that
22
     would explain why you may have lost consciousness?
23
          Α
               Not that I know of.
2.4
               Is that truck, provided to you by HL Motor
25
     Group, did it -- was it equipped with cameras?
```

```
Page 119
 1
          Α
               I'm not sure.
 2
               You don't recall that as part of your
 3
     training or something that you observed as you drove
 4
     down the road?
 5
               No. A lot of them are, some aren't.
          Α
                                                      So
 6
     maybe they were there, maybe they're not.
 7
               You wouldn't know -- you wouldn't know what
 8
     to look for?
 9
               I don't recall.
          Α
10
          Q
               Have you ever driven a truck that has a
     driver-facing camera?
11
               I don't recall.
12
13
               You know what I'm talking about?
     companies will have a camera that -- that is a dash
14
15
     camera that points out at the road ahead and some
16
     companies will --
17
               Yeah, yeah, I'm aware of that. But if you
     look at the screen, I don't know what's a camera,
18
19
     what isn't. Honestly, I don't care. So if it's
20
     there, it's there, if it's not, it's not. So I don't
21
     know if it had one or not.
22
               Have you -- have you driven for this
          Q
23
     company since your accident?
2.4
          Α
               No.
25
               Did they terminate you as a result of the
          Q
```

```
Page 120
 1
     accident?
 2
          Α
               I believe so.
 3
               Did they tell you why they were terminating
          0
 4
     you?
 5
               No.
          Α
               Did you ask?
 6
                    I -- well, kind of. They just wanted
 8
     to know what happened, and I'm telling you what I
 9
     told them is the same thing. So, yeah, that was the
10
     end of that.
               Did they tell you that they believed you'd
11
     done anything wrong or improper?
12
13
               No, I don't think so.
14
               How about the opposite. Did they tell you
          Q
15
     you did everything right and it wasn't your fault?
16
               I don't remember what we talked about, to
          Α
17
     be honest.
18
               Okay.
          0
19
               Specifically.
          Α
20
               So you -- we know that you went to the
     hospital because of your injuries.
21
22
               Do you know whether you underwent any drug
23
     and alcohol screening while you were there?
2.4
          Α
               Yes.
25
               Have you ever been told the results?
          Q
```

```
Page 121
 1
               Yes.
          Α
 2
          Q
               And what was that?
 3
               That I was clean.
          Α
 4
               Did HL Motor Group require you to complete
          Q
 5
     any paperwork as a result of the accident, like an
 6
     incident report or an accident report?
               I don't recall.
 7
 8
               If -- if they would have asked you to, even
 9
     though they fired you, would you have filled out
10
     their paperwork?
11
          Α
               Sure, I quess.
               Did they fire you over the phone while you
12
13
     were still in Oklahoma?
14
          Α
               I don't recall. I don't think so.
                                                     I don't
15
     recall.
16
               How did you get back to Canada?
          Q
17
          Α
               Another employee drove me.
18
               Explain.
          0
19
               He was in the area.
          Α
20
               So HL Motor Group had a truck driver in the
          Q
21
     area that picked you up from your hotel and you just
22
     rode with him back to Canada?
23
          Α
               Yes.
2.4
               How long were you here before you got
25
     picked up?
```

```
Page 122
 1
          Α
               Like, a day.
 2
               Just one night in the hotel?
          Q
 3
               Yeah, I think so.
          Α
 4
               Okay. Did -- when you got back to Canada,
          Q
 5
     did you go to HL Motor Group's headquarters and talk
 6
     to anybody?
 7
               Not that day.
          Α
 8
               At any time, did you go to their
 9
     headquarters?
10
          Α
               Yes.
11
               Okay. But you don't remember whether you
12
     filled out any paperwork or not?
13
               I don't recall, no.
          Α
               After the accident -- I assume you had a
14
          0
15
     cell phone with you?
16
          Α
               Yes.
17
               After the accident, did you make any phone
18
     calls or text messages to anyone regarding the fact
19
     that you'd been in an accident?
20
          Α
               I -- I assume so. I don't remember who
21
     exactly.
22
               You mean the company or what?
23
               Any -- well, the company, maybe a loved
          Q
2.4
     one, a friend back home, anything like that?
25
          Α
               Sure.
                      I'm sure I did. I don't remember
```

```
Page 123
 1
     exactly who, but I'm sure I did.
 2
               I assume this was a personal cell phone as
 3
     opposed to a company-issued phone?
 4
          Α
               Yes.
 5
               Who is your -- at the time, who was your
 6
     phone service with?
               I'm not sure. I -- in the states I used a
 7
          Α
 8
     pre-paid one. I'm not sure who it was.
 9
          0
               All right.
10
          Α
               Because you can get one at a stop, like
11
     pre-paid ones. Yeah, pre-paid. It's cheaper to use
     those, so I'm not sure who it was. You just buy them
12
13
     off the rack.
14
               Have you returned to truck driving since
15
     the accident?
16
               No.
          Α
17
          Q
               Is there a reason for that?
18
          Α
               I -- no. I don't know. Personal reasons,
19
     I suppose.
20
               It's not due to any medical condition or
21
     illness or anything like that?
22
          Α
               No, I just like it here in Europe. That's
23
     it.
2.4
               MR. STEWART: Gentlemen, I think I am just
25
     about wrapped up. Let me check these notes and then
```

```
Page 124
 1
     let's take just a few minutes and maybe Jerry and I
 2
     can collaborate and see if we're about done.
 3
     let's take a five-minute break.
               MR. PIGNATO: You bet.
 4
 5
               (Recess taken from 4:20 p.m. to 4:25 p.m.)
 6
               MR. STEWART: All right. So, counsel, this
     will confirm that the discussion that we had off the
 7
 8
     record we'll put now on the record that the parties
 9
     stipulate and agree that the questions and answers
     from the two plaintiff lawyers today will be allowed
10
     to be used in both cases for trial in the event that
11
12
     the cases should be bifurcated or separated for trial
13
     purposes.
               Agreed?
14
               MR. FRANZ: Agreed.
15
               MR. PIGNATO: Agreed.
               (By Mr. Stewart) All right. Mr. Milanovic,
16
          Q
17
     I have two more short topics for you.
18
               The first is with regard to the damages
19
     sustained by -- by the -- the parties whose property
20
     was damaged and destroyed as a result of the
     accident.
21
22
               Would it be accurate to say, since you
23
     don't know anything about those damages and never
2.4
     even saw photographs of those damages until today,
25
     that -- that you don't -- you won't offer any
```

```
Page 125
     evidence or personal opinion regarding the amount or
 1
     the extent of those damages, true?
 2
 3
               I would have no idea.
 4
               And then finally, sir, we are scheduled for
          Q
 5
     trial in this case in September of this year. Do you
 6
     have any idea what your plans are for September of
 7
     2023 in -- specifically what country you will be in?
 8
          Α
               Here.
 9
               Serbia? So you have no intentions of
     returning to North America?
10
11
          Α
               No.
12
               All right. And you may want to discuss
13
     this with your counsel, but -- but do you have any
14
     intentions of appearing live in the Western District
15
     of Oklahoma to appear in person for trial?
16
               Am I obligated to do so?
          Α
17
          Q
               Well, that will be between you --
18
               MR. FRANZ: We can talk about that,
19
     Mr. Milanovic.
               (By Mr. Stewart) Yeah. All right.
20
                                                    I think
21
     I hear you telling me, Mr. Milanovic, if you are
22
     required to be here, that -- that you will be, if
23
     you're not required, you won't be. Is that fair?
2.4
               Fair.
          Α
25
               MR. STEWART: Okay. With that, I have no
```

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1
     further questions.
2
               MR. FRANZ: No questions.
 3
               MR. PIGNATO: No further questions.
 4
               MR. STEWART: Mr. Milanovic, under the
     rules that are applicable here --
5
               MR. FRANZ: We'll waive.
 6
               MR. STEWART: Okay. Very good.
7
8
               Do you accept your attorney's advice and
     waive your ability to read and sign this deposition?
9
10
               THE WITNESS:
                             I do.
11
               MR. STEWART: All right. Thank you. With
12
     that, we will end the deposition as well as the
     record, but, counsel, if you would stay on the Zoom
13
14
     conference for just a bit.
15
               (Deposition adjourned at 4:28 p.m. CST)
16
17
18
19
20
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22
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2.4
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 1
                     CERTIFICATE
 2
     STATE OF OKLAHOMA
 3
                           SS:
     COUNTY OF OKLAHOMA )
 4
 5
               I, Jana C. Hazelbaker, Certified Shorthand
 6
     Reporter within and for the State of Oklahoma, do
 7
     hereby certify that OGNJEN MILANOVIC, was by me first
     duly sworn to testify the truth, the whole truth, and
 8
     nothing but the truth, in the case aforesaid; that
 9
10
     the above and foregoing videotaped videoconference
11
     deposition was by me taken in shorthand and
     thereafter transcribed; that the same was taken on
12
13
     MARCH 15, 2023, located in BELGRADE, SERBIA; that I
14
     am not an attorney for nor relative of any of said
15
     parties or otherwise interested in the event of said
     action.
16
17
               IN WITNESS WHEREOF, I have hereunto set my
18
     hand and official seal this 20th day of March, 2023.
19
20
21
22
                 Jana C. Hazelbaker, CSR
                 State of Oklahoma CSR No. 1506
23
24
25
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